TEXAS CERTIFICATE OF TIPLE 4.20-cv-00959-BJ Document 41-2 Filed 03/01/21 91914519 VEHICLE IDENTIFICATION NUMBER YEAR MODEL MAKE OF VEHICLE BODY STYLE 1FTSX20R19EA01706 2009 FORD PK *TITLE/DOCUMENT NUMBER DATE TITLE ISSUED 16300140021141318 08/13/2009 MFG. CAPACITY MODEL WEIGHT LICENSE NUMBER 3/4 6800 0564AD PREVIOUS OWNER ODOMETER READING CHAPARRAL FORD INC DEVINE TX 322 OWNER REMARK(S) W M LEASING OF TEXAS, L.P. ACTUAL MILEAGE 10701 TODD RD HOUSTON, TX 77002 DIESEL SIGNATURE OF OWNER OR AGENT MUST BE IN INK UNLESS OTHERWISE AUTHORIZED BY LAW, IT IS A VIOLATION OF STATE LAW TO SIGN THE NAME OF ANOTHER PERSON ON A CERTIFICATE OF TITLE OR OTHERWISE GIVE FALSE INFORMATION ON A CERTIFICATE OF TITLE. DATE OF LIEN 1ST LIENHOLDER 1ST LIEN RELEASED NONE AUTHORIZED AGENT DATE OF LIEN 2ND LIENHOLDER 2ND LIEN RELEASED AUTHORIZED AGENT DATE OF LIEN 3RD LIENHOLDER 3RD LIEN RELEASED IT IS HEREBY CERTIFIED THAT THE PERSON HEREIN NAMED IS THE OWNER AUTHORIZED AGENT OF THE VEHICLE DESCRIBED ABOVE WHICH IS SUBJECT TO THE ABOVE LIENS RIGHTS OF SURVIVORSHIP AGREEMENT SIGNATURE DATE WE, THE PERSONS WHOSE SIGNATURES APPEAR HEREIN, HEREBY AGREE THAT THE OWNERSHIP OF THE VEHICLE DESCRIBED ON THIS CERTIFICATE OF TITLE SHALL FROM THIS DAY FORWARD BE HELD JOINTLY, AND IN THE SIGNATURE EVENT OF DEATH OF ANY OF THE PERSONS NAMED IN THE AGREEMENT. DATE THE OWNERSHIP OF THE VEHICLE SHALL VEST IN THE SURVIVOR(S). SIGNATURE DATE FORM 30-C REV. 6/2009 DO NOT ACCEPT TITLE SHOWING ERASURE, ALTERATION, OR MUTILATION

WHE!	I VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE, CURRENT LICENSE RECEIPT, AND ED APPLICATION GOD TITLE (FORM, 130-11) INDICATING DATE OF SALE AND SALES PRICE TO THE PURCHASERIVADO FILE APPLICATION WITH COUNTY TAX ASSESSOR-COLLECTOR WITHIN 20 WORKING DAYS TO AVOID PENALTY.
>	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT.
ASSIGNMENT OF TITLE	The undersigned hereby certifies that the vehicle described in this title is free and cless of all liens, except as noted herein, and has been transferred to the following printed name and address: Name of Purchaser
FIRST REASSIGNMENT DEALER ONLY	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and address: Name of Purchaser
SECOND REASSIGNMENT DEALER ONLY	Name of Purchaser Street City State Zip
THIRD REASSIGNMENT DEALER ONLY	The undersigned hereby certifles that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and address: Name of Purchaser Street City State Zip
	Signature of Buyer/Agent / Printed Name (same as signature)
LIEN	LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE: 1ST LIEN IN FAVOR OF (NAME & ADDRESS)

Case 4:20-cv-00959-BJ Document 41-2 Filed 98:01/21 Page 3 of 100 PageID 1391 Lawton Cacle Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 10/22/2019 Print Time: 2:04 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED COND	DITIONS OR COMMENTS:	UNIT# 010		
BUYER(Purchaser): I Mike Garrison Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75	903-440-5557	Seller P148883 SALE#: 37729 P148883 Frontera Vehicle Sales & Parts DATE: 10/16/19 Charles Klaus STATUS: SLD 3030 S Hwy 77 DRIVE: Green Waxahachie, TX 75165 LANE		
VEHICLE DESCRIPTION SERIAL 1FTSX20R19EA01706 A01706 ODOMETER STATUS YEAR 2009 MAKE FORD MODEL F250SD BODY SUPERC COLOR WHITE RADIO LICENSE TITLE FUEL Diesel TRANS AUTO SALE PRICE: 16,000 BUYER FEE: 280.00 DRAFT FEE: SALES TAX TOTAL DUE: 16,280.00 PAID: 16,280.00		ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I		
	BALANCE: \$0.00 PD BY:FI NEXT	Transferee's (buyer) signature) Printed name of person(buyer) signing		

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

STATE OF OKLAHOMA

APPLICATION DATE

08-Jun-2019

VEHICLE IDENTIFICATION NUMBER

1GNSCDFJ5BR260679

BODY TYPE UT

MODEL CTA

AGENT NO. M8832

NAME AND ADDRESS OF VEHICLE OWNER

2011

MAKE

CHEV

DATE 1st SOLD

27-Sep-2011 **ODOMETER**

118245 Actual

TITLE NO.

810006768663

DATE ISSUED

11-Jun-2019

TYPE OF TITLE

Transfer DATE INS LCSS OR SALVAGE

MAINER FORD OF BRISTOW PO BOX 834 OKARCHE OK 73762-0834

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN'S):

It is hereby certified that according to the records of the Oxlahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 47272167

(This is not a title number)







Signature of Buyer(s):

ASSIGNMENT OF TITLE BY REGISTERED OWNER

(If Dealer, List License # Here: U) 2133

I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, proper

Purchaser(s) Name (Type or Print): KbC

Purchaser(s) Complete Address: 549 I-30 East

Sulphur Springs TX 75482

Actual Purchase Price of Vehicle:

I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked:

1. The odometer has exceeded its mechanical limits.

2. The odometer reading is NOT the actual mileage. Warning - Odometer Discrepancy

Signature of Seller(s):

Printed Name of Seller(s) CHRIST SANDERS

Subscribed and Sworg

Commission Expiration:

00019494 EXPH11/22/20

seller's signature(s). Affix notary seal/stamp to the right.

Printed Name of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 6 of 100 PageID 1394

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF TITLE I	BY LICENSED DEALER NUMBER	R:			
	I/we hereby assign and warrar or encumbrances, if any, prop	nt ownership of the vehicle described of	n this certificate to the	following, subject only to the lier		
PLACE OKLAHOMA MOTOR VEHICLE TAX	Purchaser(s) Name (Type or Print):					
STAMP HERE		ress:				
		e of Vehicle, Excluding Credit for Ar	ny Trade-in:			
certify to the best of m	e of the accompanying statements	1. The odometer has exceeder		ow is the ACTUAL MILEAGE of		
	(NO TENTHS)	2. The odometer reading is NO	OT the actual mileage.	Warning — Odometer Discrepa		
Signature of Seller(s):		Printed Name of Se	ller(s):			
subscribed and Sworn i	o Before me this	Day of	, 20	Affix		
lotary Public:	Col	mmission Expiration:		Notary Seal / Stamp		
Notarization	required only of seller's signatu	re(s). Affix notary seal/stamp to the	right.	Here		
Signature of Buyer(s):		Printed Name of B	uyer(s):			
PLACE OKLAHOMA MOTOR VIEHICLE TAX STAMP HERE	TAX Purchaser(s) Name (Type or Print):					
		of Vehicle, Excluding Credit for Ar	ny Trade-in:			
I certify to the best of m the vehicle UNLESS one	y knowledge that the ODOMETER of the accompanying statements (NO TENTHS)	1. The odometer has exceeded	d its mechanical limits.	ow is the ACTUAL MILEAGE of Warning — Odometer Discrepa		
Signature of Seller(s):		Printed Name of Se				
ubscribed and Sworn t	o Before me this	Day of	, 20	4.00		
Notary Public:		mmission Expiration:		Affix Notary Seal / Stamp		
Notarization	required only of seller's signatu	re(s). Affix notary seal/stamp to the	right	Here		
Signature of Buyer(s):	The state of the s	Printed Name of B				
			,,,,,,			
		LIENHOLDER INFORMATION				
Any active lien or encur o any subsequent Okla	nbrance against this vehicle is to	be described below. Any active lien re release of lien has been executed.	flected on the face of	this certificate will carry forward		
LIENHOLDER NAME:	a propor	and a second choosing.	DATE OF	: LIEN:		
	SS / CITY / STATE / ZIP:		27.12 01			
	The state of the s			100		

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21

Lawton Cache Auto Auction

Page 7 of 100 PageID 1395

INVOICE & BILL OF SALE

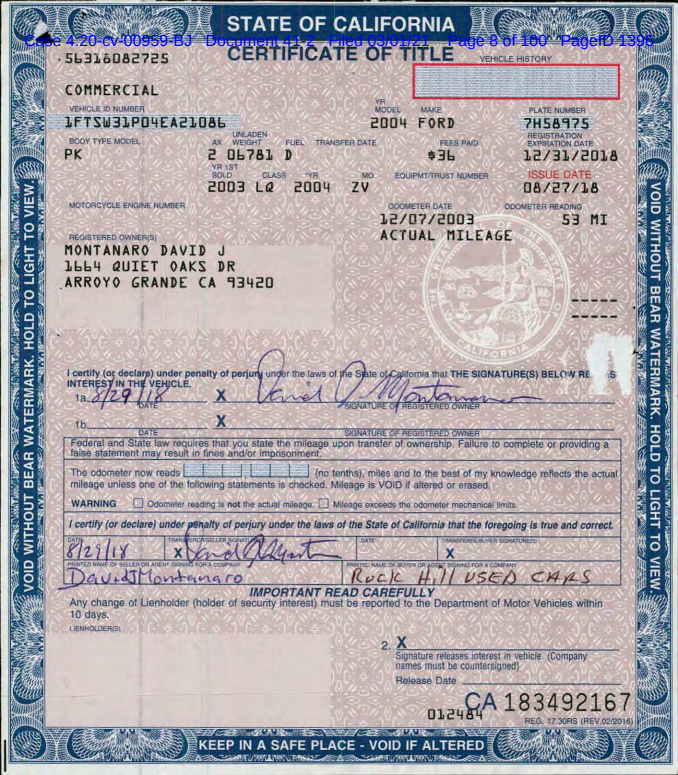
580-536-4645

Print Date: 11/05/2019 Print Time: 10:15 AM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 034		
BUYER(Purchaser):P-109420 376 Mike Garrison 903-440-5557 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller UD2133 SALE#: 38052 UD2133 Mainer Ford DATE: 10/30/19 Christi Sanders STATUS: SLD PO Box 834 DRIVE: Green Okarche, OK 73762 LANE		
VEHICLE DESCRIPTION SERIAL 1GNSCDFJ5BR260679 260679 ODOMETER STATUS YEAR 2011 MAKE CHEVROLE MODEL TAHOE BODY 4D UTI COLOR Silver RADIO LICENSE FUEL Diesel TITLE TRANS AUTO	Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I		
SALE PRICE: 25,500 BUYER FEE: 440.00 DRAFT FEE: SALES TAX TOTAL DUE: 25,940.00	one of the following statements is checked. (1) I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage in excess of its mechanical limits. (2) I hereby certify that the odometer reading is NOT the actual mileage. WARNING - ODOMETER DISCREPANCY. Transferor's (Seller) signature)		
PAID: 25,940.00 BALANCE: \$0.00 PD BY:FI NEXT	Transferee's (buyer) signature) Transferee's (buyer) signature) Printed name of person(buyer) signing		

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.



Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 10 of 100 PageID 1398

Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 11/25/2019 Print Time: 1:08 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED COND	ITIONS OR COMMENTS:	UNIT# 010	
BUYER(Purchaser): P Mike Garrison Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75	903-440-5557	SellerMOSALE#:38501MO David MontanaroDATE:11/20/19David MontanaroSTATUS:SLD1664 Quite Oaks DrDRIVE:YellowArroyo Grande Oaks Dr, CA 93420LANE	
SERIAL 1FTSW31PC ODOMETER STATUS YEAR 2004 MODEL F350 SUPE COLOR White LICENSE TITLE	MAKE FORD RD BODY QUADP RADIO FUEL Diesel TRANS AUTO SALE PRICE: 16,500 BUYER FEE: 280.00 DRAFT FEE: SALES TAX TOTAL DUE: 16,780.00 PAID: 16,780.00 BALANCE: \$0.00	(2) I hereby certify that the odometer reading is NOT the actual mileage. WARNING - ODOMETER DISCREPANCY. Transferor's (Seller) signature) Transferee's (buyer) signature)	
PD BY:FI NEXT		Printed name of person(buyer) signing	

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

STATE OF OKLAHOMA

APPLICATION DATE

15-May-2019

VEHICLE IDENTIFICATION NUMBER

1H9CE53311A263507

BODY TYPE

MODEL

TRL

53'

AGENT NO.

M1617

NAME AND ADDRESS OF VEHICLE OWNER

YEAR 2001 MAKE

HDAB

DATE 1st SOLD

ODOMETER

0

TITLE NO

810006948052

DATE ISSUED

16-May-2019

TYPE OF TITLE

Original

DATE INS. LOSS OR SALVAGE

LAWTON AUTO AUCTION 1 SW 112TH ST LAWTON OK 73505-9553

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S):

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 47176640

(This is not a title number)

Signature of Buyer(s):



ASSIGNMENT OF TITLE BY REGISTERED OWNER



(If Dealer, List License # Here: UD 7 857 IF REGISTERED I/we hereby assign and warrant expression of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly noted on this certificate: OWNER (SELLER) IS A LICENSED DEALER. Purchaser(s) Name (Type or Print). PLACE OKLAHOMA MOTOR VEHICLE TAX Purchaser(s) Complete Address: STAMP HERE Actual Purchase Price of Vehicle: I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked: 1. The odometer has exceeded its mechanical limits. 2. The odometer reading is NOT the actual mileage. Warning Signature of Seller(s): Printed Name of Seller(s): Subscribed and Sworn to Before 4-19.22 Notary Public Commission Expiration: _ Notarization required only of seller's signature(s). Affix notary seal/stamp to the right.

Printed Name of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 13 of 100 PageID 1401 Ownership Transfer Information

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF TIT	LE BY LICENSED DEALER NU	JMBER:		
PLACE OKLAHOMA	I/we hereby assign and v or encumbrances, if any,	varrant ownership of the vehicle descr properly noted on this certificate.	ribed on this certificate to the	following, subject only to the liens	
MOTOR VEHICLE TAX	Purchaser(s) Name (Ty	pe or Print):			
STAMP HERE		Address:			
		Price of Vehicle, Excluding Credit			
the vehicle UNLESS one	of the accompanying staten (NO TENTHS)	1. The odometer has each of the complete reading th	xceeded its mechanical limits.	Warning — Odometer Discrepan	
		Printed Name			
Subscribed and Sworn t	o Before me this	Day of	, 20	Affix	
Notary Public:		Commission Expiration:		Notary Seal / Stamp	
Notarization I	required only of seller's sig	gnature(s). Affix notary seal/stamp	to the right.	Here	
		Printed Nam	And the last of th		
		COP COMMENT ON			
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	l/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the lie or encumbrances, if any, properly noted on this certificate. Purchaser(s) Name (Type or Print):				
		Purchaser(s) Complete Address: Actual Purchase Price of Vehicle, Excluding Credit for Any Trade-in:			
the vehicle UNLESS one	y knowledge that the ODOME of the accompanying staten (NO TENTHS)	ETER READING reflected on the vehiclents is checked: 1. The odometer has expected in the complete of the comp	icle's odometer and listed bel xceeded its mechanical limits. ng is NOT the actual mileage.		
		Printed Name			
		Day of		Affix	
Notary Public:		Commission Expiration:		Notary Seal / Stamp Here	
Notarization I	required only of seller's sig	gnature(s). Affix notary seal/stamp	to the right.	Tiele	
Signature of Buyer(s):		Printed Nam	ne of Buyer(s):		
		LIENHOLDER INFORMAT	ION		
Any active lien or encun	nbrance against this vehicle	is to be described below. Any active	lien reflected on the face of	this certificate will carry forward	
to any subsequent Okla	homa title issued unless a p	roper release of lien has been execu	uted.	and obtaindate will daily forward	
LIENUIGI DED MANE			DATE OF	LIEN:	

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 14 of 100 PageID 1402

Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 12/02/2019
Print Time: 3:37 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS: 105 **UNIT#** BUYER(Purchaser):P-109420 376 Seller UD-7857 SALE#: 38053 Mike Garrison UD-7857 Lawton Cache Auto Auction 903-440-5557 DATE: 11/20/19 Rock Hill Used Cars STATUS: SLD **Emmett Druien** 549 Interstate 30 East 1 SW 112th Street DRIVE: Green Sulphur Springs, TX 75482 Lawton, OK 73505 LANE VEHICLE DESCRIPTION ODOMETER DISCLOSURE STATEMENT SERIAL 1H9CE53311A263507 263507 Federal law (and state law, if applicable) requires that you state the **ODOMETER STATUS** mileage upon transfer of ownership. Failure to complete or providing YEAR 2001 MAKE HDAB a false statement may result in fines and/or imprisonment. MODEL 53' BODY TRAILE state that the odometer COLOR Black (Transferor's /seller hand printed name) **RADIO** LICENSE FUEL (Of the vehicle herein described) now reads miles and to the TITLE TRANS best of my knowledge, it reflects the actual mileage of the vehicle, unless one of the following statements is checked. 27,000 SALE PRICE: (1) I hereby certify that to the best of my knowledge the odometer reading BUYER FEE: 480.00 reflects the amount of mileage in excess of its mechanical limits. (2) I hereby certify that the odometer reading is NOT the actual mileage. DRAFT FEE: WARNING - ODOMETER DISCREPANCY. SALES TAX Transferor's (Seller) signature) TOTAL DUE: 27,480.00 Transferee's (buyer) signature) PAID: 27,480.00 BALANCE: \$0.00 Transferee's (buyer) signature) PD BY:FI Printed name of person(buyer) signing **NEXT**

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

IT IS HEREBY CERTIFIED THAT THE PERSON HEREIN NAMED IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE WHICH IS SUBJECT TO THE ABOVE LIENS.

RIGHTS OF SURVIVORSHIP AGREEMENT WE, THE MARRIED PERSONS WHOSE SIGNATURES APPEAR HEREIN, HEREBY AGREE THAT THE OWNERSHIP OF THE VEHICLE DESCRIBED ON THIS CERTIFICATE OF TITLE SHALL FROM THIS DAY FORWARD BE HELD JOINTLY, AND IN THE EVENT OF DEATH OF ANY OF THE PERSONS NAMED IN THE AGREEMENT, THE OWNERSHIP OF THE VEHICLE SHALL VEST IN THE SURVIVOR(S).

SIGNATURE DATE SIGNATURE DATE

AUTHORIZED AGENT

DATE

FORM 30-C REV. 05/2016

DO NOT ACCEPT TITLE SHOWING ERASURE, ALTERATION, OR MUTILATION.











SIGNATURE



`asc	9 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 17 o	f 100 PageID 1405
A DA	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE INDICATING TE OF SALE TO THE PURCHASER WHO MUST FILE APPLICATION WITH COUNTY TAX SSOR-COLLECTOR WITHIN 30 DAYS TO AVOID PENALTY.	142261036
	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FIN	WITH THE TRANSFER OF ES AND/OR IMPRISONMENT.
ASSIGNMENT OF TITLE	I am aware of the above odometer certification made by the seller/agent.	State Zip State Statements is checked:
FIRST REASSIGNMENT DEALER ONLY	Name of Purchaser I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the property of the dometer reading is the actual mileage of the vehicle unless one of the property of t	State Zip se following statements is checked:
EASS	Date of Sale	Dealer No.
E/A	Dealer's Name	
FIRS	Agent's Signature Printed Name (s I am aware of the above odometer certification made by the seller/agent.	eame as signature)
	Signature of Buyer/Agent Printed Name (s	ame as signature)
E	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred	to the following printed name and address:
SECOND REASSIGNMENT DEALER ONLY	Name of Purchaser I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the process of its mechanical limits ODOMETER READING (No Tenths) Date of Sale Street City 1. The mileage stated is in excess of its mechanical limits CDOMETER READING (No Tenths) Date of Sale	
AL	Dealer's Name	
SECON	Agent's Signature Printed Name (s I am aware of the above odometer certification made by the seller/agent.	ame as signature)
		ame as signature)
THIRD REASSIGNMENT DEALER ONLY	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred	to the following printed name and address:
	Name of Purchaser I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the property of the period of the vehicle unless one of the property of the period of the vehicle unless one of the property of the period of the pe	
EA	Dealer's Name	
THIRE	Agent's Signature Printed Name (s	ame as signature)
	Signature of Buyer/Agent Printed Name (s	same as signature)
EN I	LIENHOLDER TO BE RECORDED AND SHOWN ON NEW TITLE: 1ST LIEN IN FAVOR OF (NAME & ADDRESS)	

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 18 of 100 PageID 1406

Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 12/02/2019 Print Time: 3:18 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 109
BUYER(Purchaser):P-109420 376 Mike Garrison 903-440-5557 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller RHOR SALE#: 38504 RHOR Rhory Cheyenne Wilson DATE: 11/27/19 Rhory Wilson STATUS: SLD 3950 Fm 1735 DRIVE: Mt Pleasant, TX 75455 LANE
VEHICLE DESCRIPTION SERIAL 1GRAA922XSB029801 029801 ODOMETER STATUS YEAR 1995 MAKE Gdan MODEL 1GR BODY TRAILE COLOR White RADIO LICENSE FUEL TRANS SALE PRICE: 16,000 BUYER FEE: 280.00 DRAFT FEE: SALES TAX TOTAL DUE: 16,280.00 PAID: 16,280.00	ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I
BALANCE: \$0.00 PD BY:FI NEXT	Transferee's (buyer) signature) Printed name of person(buyer) signing

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

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CIERTHER CAMBONA TRACKS

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER YEAR MAKE TITLE NO. DODG 251207026002B 3D7MX48CX7G723854 2007 DATE ISSUED **BODY TYPE** MODEL DATE 1st SOLD PK SQ3 12/28/2006 12/07/2011 **ODOMETER** TYPE OF TITLE AGENT NO. 162384 TRANSFER 4918 DATE INS. NAME AND ADDRESS OF VEHICLE OWNER LOSS OR SALVAGE իիվույիժիկիգոյյիկոսկերդելեկրկկրիվակ INDUSTRIAL MAINTENANCE INC 330 S MILL ST PRYOR OK 74361-5218 THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S): It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests. CONTROL NO. 113414918A7084 36123505 (This is not a title number.) (If Dealer, List License # Here: U-6026 ASSIGNMENT OF TITLE BY REGISTERED OWNER IF REGISTERED I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly noted on this certificate. OWNER (SELLER) IS A LICENSED DEALER. PLACE OKLAHOMA Purchaser(s) Name (Type or Print):. MOTOR VEHICLE TAX Purchaser(s) Complete Address: STAMP HERE **Actual Purchase Price of Vehicle:** I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked: The odometer has exceeded its mechanical limits. 2. The odometer reading is NOT the actual mileage. Warning - Odometer Discrepancy Signature of Seller(s): Printed Name of Seller(s): KATIE LANTZ Subscribed and Sworn to Before me this Notary Public - State of Okl Commission Expiration: May 8 Commission Number 0900 My Commission Expires May Notarization required only of seller's signature(s). Affix notary seal/stamp to the righ Printed Name of Buyer(s) Signature of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 21 of 100 PageID 1409

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	Service and				Branch Branch
	EASSIGNMENT OF TIT	TLE BY LICENSED DEA	LER NUMBER:		
OKLAHOMA MOTOR VEHICLE \$3.50 TAX STAMP 1 2795425	Purchaser(s) Name (Ty Purchaser(s) Complete	pe or Print): Rock h	nicle described on this certificate ficate. HILLUSE Cars g Credit for Any Trade-in:		subject only to the liens
the vehicle UNLESS one [E] X E M [Signature of Seller(s): Subscribed and Sworn to Notary Public:	P (NO TENTHS) Before me this 32	Day of Commission Expiration:	on the vehicle's odometer and lear has exceeded its mechanical limiter reading is NOT the actual mileage need Name of Seller(s): Moy 8, 2019 Moy 8, 2021 al/stamp to the right.	s. Warning — Odo Pe ces	
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	or encumbrances, if any Purchaser(s) Name (Ty Purchaser(s) Complete	properly noted on this certive or Print):		$\Delta r = 1$	subject only to the liens
the vehicle UNLESS one	of the accompanying state (NO TENTHS)	ements is checked: 1. The odomet 2. The odomet	on the vehicle's odometer and er has exceeded its mechanical limit er reading is NOT the actual mileage	s. e. Warning — Odo	
Signature of Seller(s):			nted Name of Seller(s):		
Notary Public:		Day of Commission Expiration: gnature(s). Affix notary se			Affix Notary Seal / Stamp Here
Signature of Buyer(s):		Prin	nted Name of Buyer(s):		
		LIENHOLDER INF	ORMATION		
Any active lien or encun to any subsequent Okla	nbrance against this vehicle homa title issued unless a	e is to be described below. proper release of lien has b	Any active lien reflected on the peen executed.	face of this cert	ificate will carry forward
LIENHOLDER NAME:				TE OF LIEN:	control of
LIENHOLDER ADDRES	S/CITY/STATE/ZIP:				

AFFIDAVIT OF FACT

TO WHOM IT MAY CONCERN:

YEAR 2007 MAKE Dodge MODEL SQ3
TITLE # 25/207026002B VIN # 3D7mx48(x76723854
REASON FOR ERROR
Seller signed name incorrectly
Seller signed title in wrong area
Seller assigned title to himself/herself
Purchaser name misspelled. Should be
Address was placed in lien holder's section
Seller placed name in lien holder's section. Seller has no security interest on this vehicle.
Assignment was placed in re-assignment section
Sale between &never took place. NO FRAUD INTENDED.
Date of sale was recorded in error. Correct date of sale should read
OTHER Address on 1st assignment entered in error with
2 Mark over Address should read-111 N. Mill Pryor, OK. 74361
DATE_11/22/19 SIGNATURE(WITNESS) WILL BULLLE
subscribed and sworn to me before this 33 day of Voycomber 3019.
NOTARY NOTARY (SEAL)
14007026 \

Document 41-2 Filed 03/01/21 Page 24 of 100 PageID 1412 Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 12/05/2019 Print Time: 1:51 PM

1 Southwest 112th St. Lawton, OK 73505

THE

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 010	
BUYER(Purchaser):P-109420 376 Mike Garrison 903-440-5557 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller UD-6026 SALE#: 38711 UD-6026 Pryer Consignment & Auto Sales DATE: 12/04/19 Chad Peterson STATUS: SLD 111 N Mill DRIVE: Green Pryor, OK 79361 LANE	
VEHICLE DESCRIPTION SERIAL 3D7MX48CX7G723854 723854 ODOMETER STATUS YEAR 2007 MAKE DODGE MODEL RAM 3500 QUA BODY QUAD P COLOR Black RADIO LICENSE FUEL Diesel TITLE TRANS AUTO SALE PRICE: 19,000 DRAFT FEE: SALES TAX TOTAL DUE: 19,320.00	Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I	
PAID: 19,320.00 BALANCE: \$0.00 PD BY:FI NEXTGEAR		

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.



STATE OF OKLAHOMA

APPLICATION DATE

22-May-2019



VEHICLE IDENTIFICATION NUMBER
1FT8W3DT0FEA26911

BODY TYPE

MODEL

PK

F350

AGENT NO.

M1612

NAME AND ADDRESS OF VEHICLE OWNER

YEAR 2015

MAKE

FORD

DATE 1st SOLD

23-Jul-2014

ODOMETER 5666

Actual

TITLE NO.

810006944313

DATE ISSUED

23-May-2019

TYPE OF TITLE

Repo

DATE INS. LOSS OR SALVAGE

SOUTHWEST OKLAHOMA FCU 1806 NW LIBERTY AVE LAWTON OK 73507-5027

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S):

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 47202686

(This is not a title number)

IF REGISTERED

OWNER (SELLER) IS A LICENSED DEALER, PLACE OKLAHOMA

MOTOR VEHICLE TAX STAMP HERE





only to the

ASSIGNMENT OF TITLE BY REGISTERED OWNER (If Dealer, List License # Here:
I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject liens or encumbrances if any properly poted on this certificate
liens or encumbrances, if any, properly noted on this certificate. Purchaser(s) Name (Type or Print): HOCK Hill USed Cars 5

Purchaser(s) Complete Address: 549 Interstate 30 East Sulphur Springs TX 75-182

Actual Purchase Price of Vehicle:

I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's adometer and listed below is the ACTUAL

MILEAGE of the vehicle UNLESS one of the accompanying statements is checked:

1. The odometer has exceeded its mechanical limits.

NO, TENTIS) 2. The odome

2. The odometer reading is NOT the actual mileage. Warning - Odometer Discrepancy

2. The odometer reading is NO1 the actual mileage. warning — Odometer Discrepancy

Signature of Seller(s): Subscribed and Swom to Before me this 28 Day of June 2019

Day of Line 2019

Stephanie R. Jarvis

Notarization required only of seller's signature(s). Affix notary seal/stamp to the right.

Signature of Buyer(s):

Notary Public:

Printed Name of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 27 of 100 PageID 1415

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF TITI	LE BY LICENSED DEALE	ER NUMBER:				
PLACE OKLAHOMA	I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the lien or encumbrances, if any, properly noted on this certificate.						
MOTOR VEHICLE TAX	Purchaser(s) Name (Type or Print):						
STAMP HERE	Purchaser(s) Complete Address:						
	Actual Purchase I	Price of Vehicle, Excluding	Credit for Any Trade-in:				
	y knowledge that the ODOME of the accompanying statem	ents is checked:	he vehicle's odometer and listed bel	ow is the ACTUAL MILEAGE of			
	(NO TENTHS)		r reading is NOT the actual mileage.	Warning — Odometer Discrepan			
Signature of Seller(s):	NOT DO LET BE	Printed	Name of Seller(s):	Let of Section			
	o Before me this						
Notary Public:		Commission Expiration:		Affix Notary Seal / Stamp			
Natariantian	and and and adjusts at	antique(a). Affin material conf.		Here			
	equired only of seller's sign			Part Carlo			
signature of Buyer(s):		Printe	d Name of Buyer(s):	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	or encumbrances, if any, properly noted on this certificate. Purchaser(s) Name (Type or Print):						
	Purchaser(s) Complete Address: Actual Purchase Price of Vehicle, Excluding Credit for Any Trade-in:						
	y knowledge that the ODOME of the accompanying statem		he vehicle's odometer and listed bel	ow is the ACTUAL MILEAGE of			
			r has exceeded its mechanical limits.				
	(NO TENTHS)		r reading is NOT the actual mileage.	Warning — Odometer Discrepan			
Signature of Seller(s):		Printed					
Subscribed and Sworn to Before me this				Affix			
Notary Public:		Commission Expiration:		Notary Seal / Stamp Here			
	required only of seller's sign						
Signature of Buyer(s):		Printe	d Name of Buyer(s):				
		LIENHOLDER INFO	RMATION				
Any active lien or encur to any subsequent Okla	nbrance against this vehicle is homa title issued unless a pro	s to be described below. Any oper release of lien has been	active lien reflected on the face of account.	this certificate will carry forward			
LIENHOLDER NAME.			DATE OF	I I IEN.			

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 28 of 100 PageID 1416

Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 12/19/2019 Print Time: 12:45 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONI	DITIONS OR CO	OMMENTS:	UNIT# B01-000	036 _{000-L}	
BUYER(Purchaser): Mike Garrison Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75	90	6 3-440-5557	Seller UD-8299 UD-8299 Southern Oklahoma Auto Larry Berryhill 5625 W.Bdwy Ardmore, OK 73401	SALE#: DATE: STATUS DRIVE: LANE	39043 12/18/19 : IN
VEHICLE DESCRIP' SERIAL 1FT8W3DT ODOMETER STATUS YEAR 2015 MODEL F350SD COLOR White LICENSE TITLE	MAKE BODY RADIO	: 23,500 440.00	Federal law (and state law, if applicable) recomileage upon transfer of ownership. Failure to a false statement may result in fines and/or implication of the statement may result in fines and/or implication of the vehicle herein described) now reads best of my knowledge, it reflects the actual minone of the following statements is checked. (1) I hereby certify that to the best of my knowledge reflects the amount of mileage in excess of including the statements is checked. (2) I hereby certify that the odometer reading is WARNING - ODOMETER DISCREPANT Transferor's (Seller) signature) Transferee's (buyer) signature)	quires that you st complete or provide prisonment. state that the odor 144823 miles a cleage of the vehicle edge the odometer real transport to mechanical limits. NOT the actual miles of CY.	neter and to the e, unless ading
	BALANCE: PD BY:FI NEXT	\$0.00	Transferee's (buyer) signature) Printed name of person(buyer) signing		

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER MAKE TITLE NO 3B7KC23C92M236518 2002 DODG 810007855013 MODEL DATE 1st SOLD DATE ISSUED **BODY TYPE** PK **RAM 2500** 17-Dec-2019 COLOR APPLICATION DATE TYPE OF TITLE AGENT NO. **ODOMETER** M8812 Silver 16-Dec-2019 Original Exempt DATE INS LOSS OR SALVAGE NAME AND ADDRESS OF VEHICLE OWNER CHACO'S AUTO SALES 244 S QUADRUM DR OKLAHOMA CITY OK 73108-1101 THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S): It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests. CONTROL NO. 48030221 (This is not a title number) (If Dealer, List License # Here: 4399 ASSIGNMENT OF TITLE BY REGISTERED OWNER OKLAHOMA MOTOR VEHICLE I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly noted 53.50 Purchaser(s) Name (Type or Print) TAX STAMP Purchaser(s) Complete Address: 2364646 Actual Purchase Price of Vehicle: I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked: 1. The odometer has exceeded its mechanical limits. 2. The odometer reading is NOT the actual mileage. Warning - Odometer Disorepancy (NO TENTHS) Commission Expiration: Notary Public Notarization required only of seller's signature(s). Affix notary seal/stamp to the right.

Printed Name of Buyer(s):

Signature of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 31 of 100 PageID 1419 Ownership Transfer Information

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF TITLE	BY LICENSED DEALER N	UMBER:			
PLACE OKLAHOMA	I/we hereby assign and warra or encumbrances, if any, pro	ant ownership of the vehicle descriperly noted on this certificate.	cribed on this certificate to the	e following, subject only to the lien		
MOTOR VEHICLE TAX	Purchaser(s) Name (Type of	or Print):				
STAMP HERE	Purchaser(s) Complete Address:					
	Actual Purchase Pri	ce of Vehicle, Excluding Credi	t for Any Trade-in:	HALLAND		
I certify to the best of m the vehicle UNLESS one	y knowledge that the ODOMETE e of the accompanying statement	ts is checked:		low is the ACTUAL MILEAGE of		
	(NO TENTHS)		exceeded its mechanical limits. ng is NOT the actual mileage.	Warning — Odometer Discrepar		
Signature of Seller(s):		Printed Nam	e of Seller(s):			
Subscribed and Sworn t	to Before me this	Day of	, 20	Affin		
Notary Public:	c	ommission Expiration:	A ROPE TO BE	Affix Notary Seal / Stamp		
Notarization i	required only of seller's signal	ture(s). Affix notary seal/stamp	o to the right.	Here		
		Printed Nar				
alone a	on the second second	BY LICENSED DEALER N				
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	or encumbrances, if any, pro Purchaser(s) Name (Type of	perly noted on this certificate. or Print):				
	Purchaser(s) Complete Address:					
I certify to the best of m the vehicle UNLESS on	e of the accompanying statement	ts is checked: 1. The odometer has e	nicle's odometer and listed be exceeded its mechanical limits.	low is the ACTUAL MILEAGE of		
	(NO TENTHS)			Warning — Odometer Discrepar		
Signature of Seller(s):		Printed Nam	e of Seller(s):			
Subscribed and Sworn t	to Before me this	Day of	, 20	Affix		
Notary Public:		ommission Expiration:		Notary Seal / Stamp		
Notarization	required only of seller's signal	ture(s). Affix notary seal/stam	o to the right.	Here		
		Printed Nar				
		LIENHOLDER INFORMAT	TION			
Any active lien or encur	mbrance against this vehicle is to	o be described below. Any active	e lien reflected on the face o	f this certificate will carry forward		
		er release of lien has been exec		F LIEN:		
LIENHOLDER NAME:						

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 32 of 100 PageID 1420

Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 1/06/2020 Print Time: 3:01 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS: UNIT# 024					
BUYER(Purchaser) :I	P-109420	376	Seller UD-4299	SALE#: 39209	
Mike Garrison		903-440-5557	UD-4299 Chaco's Auto Sales	DATE: <u>1/03/20</u>	
Rock Hill Used Cars			Issac Machado	STATUS: <u>SLD</u>	
549 Interstate 30 East			1310 Sw 29th	DRIVE: Green	
Sulphur Springs, TX 75	5482		Oklahoma City, OK 73119	LANE	
VEHICLE DESCRIP	TION		ODOMETER DISCLOSURE STA	ATEMENT	
SERIAL <u>3B7KC23C</u> ODOMETER STATUS YEAR <u>2002</u>	92M236518 MAK	236518 E <u>DODGE</u>	Federal law (and state law, if applicable) requi mileage upon transfer of ownership. Failure to co a false statement may result in fines and/or impris	emplete or providing	
MODEL RAM 2500 QUA BODY QUAD C			I state that the odometer		
COLOR Silver LICENSE	FUEL	Diesel	(Transferor's /seller hand printed name) (Of the vehicle herein described) now reads 17	75468 miles and to the	
TITLE	IKAI	IS AUTO	best of my knowledge, it reflects the actual miles one of the following statements is checked.	age of the vehicle, unless	
	SALE PR	ICE: 14,900	(1) I hereby certify that to the best of my knowledge	ge the odometer reading	
BUYER FEE: 270.00 DRAFT FEE:		reflects the amount of mileage in excess of its mechanical limits. (2) I hereby certify that the odometer reading is NOT the actual mileage.			
		WARNING - ODOMETER DISCREPANCY.			
	SALES T	AX	Transferor's (Seller) signature)		
	TOTAL D	UE: 15,170.00			
	PAI	D: 15,170.00	Transferee's (buyer) signature)		
	BALANC	E: \$0.00	Transferee's (buyer) signature)		
	PD BY:FI NE	XT	Printed name of person(buyer) signing		

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

AND TENOVINE BEAK OF LELINORS STOTES - HADE 35 OF LOR

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER TITLE NO. CHEV 2006 1GCJK33D46F252242 810004540833 **BODY TYPE** MODEL DATE 1st SOLD DATE ISSUED PK SK3 18-Jul-2006 21-Dec-2017 **ODOMETER** TYPE OF TITLE AGENT NO. M6114 Transfer Exempt DATE INS. NAME AND ADDRESS OF VEHICLE OWNER LOSS OR SALVAGE JARED L LATTY **PO BOX 126** KIOWA OK 74553-0126 THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S): 12/1/2017 THE BANK N.A. It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown, however, the vehicle may be subject to other liens or security interests. CONTROL NO. (This is not a title number.) ASSIGNMENT OF TITLE BY REGISTERED OWNER (If Dealer, List License # Here: I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly noted on this certificate. IF REGISTERED OWNER (SELLER) IS A LICENSED DEALER, Purchaser(s) Name (Type or Print): PLACE OKLAHOMA MOTOR VEHICLE TAX Purchaser(s) Complete Address: STAMP HERE **Actual Purchase Price of Vehicle:** I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked: 1. The odometer has exceeded its mechanical limits. (NO TENTHS) 2. The odometer reading is NOT the actual mileage. Warning — Odometer Discrepancy Signature of Seller(s): Printed Name of Seller(s): Subscribed and Sworn to Notary Public, State of Oklahoma ComMission# 46001023 Notary Public: Commission Expiration: Notarization required only of seller's signature(s). Affix notary seal/stamp to the light.

My Commission Express Jan. 27, 20 Printed Name of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 35 of 100 PageID 1423

Ownership Transfer Information

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS' SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

			0.000	
R	EASSIGNMENT OF TITLE	BY LICENSED DEALER NUMBER:	179212	
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	or encumbrances, if any, prop Purchaser(s) Name (Type of	ant ownership of the vehicle described on this operly noted on this certificate. If Print): Rockill Landers (EN) (2) The Company (EN) (EN) (EN) (EN) (EN) (EN) (EN) (EN)	nos be	>
		dress: $549730E0s4$ to of Vehicle, Excluding Credit for Any Trade		Burnes in is.
	of the accompanying statements (NO TENTHS)	R READING reflected on the vehicle's odometers is checked: 1. The odometer has exceeded its me 2. The odometer reading is NOT the a	chanical limits. Ictual mileage. Warning	
Subscribed and Sworn to Notary Public Control Notarization re Signature of Buyer(s):	Allumo .	Day of	Notary Public Commission	GIACOMC ^{Affix} , State of Olatinomia sion # 16001023 n Expires Jan. 27, 2020
PLACE OKLAHOMA		BY LICENSED DEALER NUMBER: ant ownership of the vehicle described on this operly noted on this certificate.	certificate to the follow	ing, subject only to the lie
MOTOR VEHICLE TAX STAMP HERE	Purchaser(s) Name (Type of Purchaser(s) Complete Add Actual Purchase Price		ein:	
certify to the best of my the vehicle UNLESS one control of Seller(s):	knowledge that the ODOMETER of the accompanying statements (NO TENTHS)	1. The odometer has exceeded its me 2. The odometer reading is NOT the a	echanical limits. actual mileage. Warning	
ubscribed and Sworn to	Before me this	Day of,	20	Affix
otary Public:	Co	ommission Expiration:		Notary Seal / Stamp Here
Notarization reg	equired only of seller's signat	ure(s). Affix notary seal/stamp to the right. Printed Name of Buyer(s)).	
		LIENHOLDER INFORMATION		
ony active lien or encumb o any subsequent Oklah IENHOLDER NAME:	orance against this vehicle is to oma title issued unless a prope	b be described below. Any active lien reflected er release of lien has been executed.	d on the face of this co	

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 36 of 100 PageID 1424 OKLAHOMA TAX COMMISSION

VEHYR: 2006

LIEN HOLDERS RELEASE FORMS

L1924613344



VIN: 1GCJK33D46F252242

AGNT #: M6114

LIEN DEBTOR: LATTY, JARED L

LATTY, JARED L 367 CASON RD KIOWA OK 74553

LIEN HOLDER: THE BANK N.A.

THE BANK N.A.
PO BOX 1067
MCALESTER OK 74502-1067

TO: OKLAHOMA TAX COMMISSION MOTOR VEHICLE DIVISION P.O. BOX 269061 OKLAHOMA CITY OK 73126

LIEN DATE: 12/01/2017

MAKE: CHEV

MODEL: SK3

BODY: PK



REF#: L1924613344



TO WHOM IT MAY CONCERN: WE HAVE RELEASED OUR SECURITY INTEREST IN THE MOTOR VEHICLE DESCRIBED ABOVE, EFFECTIVE ON THE DATE WHICH APPEARS BY MY SIGNATURE. PLEASE REVISE YOUR RECORDS TO REFLECT THIS RELEASE.

SIGNATURE OF REPRESENTATIVE OF SECURED PARTY

x Christia Norton

DATE 12/6/19

LENDER: TO ENSURE PROPER PROCESSING OF YOUR COMPLETED LIEN RELEASE, PLEASE NOTE THE FOLLOWING.

DO NOT ALTER THIS DOCUMENT

NO STAPLES

NO TAPE

NO FOREIGN FIXTURES OR ATTACHMENTS

NO WRITING OR MARKING (OTHER THAN SIGNATURE AND DATE FOR RELEASE)

DO NOT ALTER THE SIZE OF THIS DOCUMENT

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21

Lawton Cache Auto Auction

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INVOICE & BILL OF SALE

580-536-4645

Print Date: 1/09/2020 Print Time: 3:51 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 114	4
BUYER(Purchaser):P-109420 376 Mike Garrison 903-440-5557 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	UD-2515 Nix Auto Center Ruthie Fulton P O Box 1590	SALE#: 39380 DATE: 1/08/20 STATUS: SLD DRIVE: LANE
VEHICLE DESCRIPTION SERIAL 1GCJK33D46F252242 252242 ODOMETER STATUS YEAR 2006 MAKE CHEVROLE MODEL SILVERADO BODY QUAD P COLOR Blue RADIO FUEL Gas TITLE TRANS AUTO SALE PRICE: 21,500 BUYER FEE: 440.00 DRAFT FEE: SALES TAX TOTAL DUE: 21,940.00 PAID:	ODOMETER DISCLOSURE STATEM Federal law (and state law, if applicable) requires mileage upon transfer of ownership. Failure to complet a false statement may result in fines and/or imprisonmed. I	that you state the te or providing ent. at the odometer miles and to the the vehicle, unless edometer reading nical limits. actual mileage.
BALANCE: \$21,940.00 PD BY:	Transferee's (buyer) signature) Printed name of person(buyer) signing	

Printed Name

Printed Name

ANY ALTERATIONS OR ERASURES WILL VOID THIS TITLE

FIRST REASSIGNMENT BY DEALER: FOR VALUE RECEIVED, I hereby sell, reassign, transfer and convey this.

day of Dept

M

Lienholder No. (if any)_

Name of Dealership: Signature of Authorized Agent X Buyer's Signature X

Name & Address of Lienholder:____ Lienholder No. (if any)_

Name of Dealership:_ Signature of

Authorized Agent X

Buyer's Signature X

Buyer's Name(s): Address

Name & Address of Lienholder

Lienholder No. (If any).

Name of Dealership Authorized Agent X

Buyer's Signature X

Buyer's Name(s):

Name & Address of Lienholder:____ Lienholder No. (if any)

Signature of Authorized Agent X.

Buyer's Name(s):

Name & Address of Lienholder:____ Lienholder No. (if any)_

Signature of Authorized Agent X

Name & Address of Lienholder:____ Lienholder No. (if anv)_

Name of Dealership Signature of Authorized Agent X

Buyer's Signature X.

Buyer's Signature X

Buyer's Signature X

DEAL # 52975 STK # A1038 CUST # 104170 Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 42 of 100 PageID 1430 POWER OF ATTORNEY TO DISCLOSE MILEAGE AND ASSIGN TITLE This form may only be used by dealers accepting a trade-in or to apply for a duplicate title. The original Power of Attorney must accompany the title and be submitted to the New Mexico Motor Vehicle Division or applicable state having jurisdiction. Failure to do so may result in fines and/or imprisonment. Dealer must retain a copy for five (5) years. Jessie Munoz Hernandez I/WE Tate Branch Dodge Chrysler Jeep APPOINT, (PRINT NAME OF ATTORNEY-IN-FACT) 88210 919 South First Street Artesia NM WHOSE ADDRESS IS: City State Zip Code AS MY ATTORNEY-IN-FACT TO DISCLOSE THE MILEAGE ON THE VEHICLE DESCRIBED HEREIN AND ASSIGN TITLE TO DEALER INDICATED BELOW. THE POWER GRANTED BY THIS INSTRUMENT WILL BE REVOKED WHEN THE VEHICLE IS SOLD AT RETAIL. VEHICLE IDENTIFICATION NUMBER (VIN) YEAR 3D7TT2CT2BG511932 2011 MAKE MODEL **BODY TYPE** Ram 2500 Crew Cab 4WD ODOMETER DISCLOSURE STATEMENT FEDERAL AND STATE LAW REQUIRES THE TRANSFEROR (SELLER) OF A VEHICLE TO STATE THE ODOMETER MILEAGE UPON TRANSFER OF OWNERSHIP. ANYONE CONVICTED OF A FRAUDULENT ODOMETER STATEMENT WILL BE SUBJECT TO FINES AND/OR IMPRISONMENT. I hereby certify that the odometer currently reads miles and to the best of my knowledge reflects the actual mileage (Code AM) of the vehicle described above unless one of the following is checked: ☐ Mileage in excess of mechanical limits (Code EL) or WARNING! Not the actual mileage - Odometer Discrepancy (Code NM). Jessie Munoz Hernandez 07/17/2019 Printed Name of First Seller Signature of First Seller Printed Name of Second Seller (if Joint Ownership) Signature of Second Seller 1106 E Fiesta Dr Carlsbad NM Sellers Street Address City State

Zip Code OFFICIAL SEAL 20 19 BED AND AND AND SEFORE ME THIS NOTARY PUBLIC-State of New Mexico My Commission Expires MY COMMISSION EXPIRES

I certify that the mileage stated in this Power of Attorney Disclosure is greater than the mileage previously stated on the Certificate of Title.

Tate Branch Dodge Chrysler Jeep

07/17/2019

Date

Date

88210

PRINT DEALERSHIP NAME

SIGNATURE OF DEALER OR AUTHORIZED AGENT

DATE

Tate Branch Dodge Chrysler Jeep Sabbumari ZoraiM elsague 1 100 E Flesta Or ...

AND THE STATE OF T

Fare Branch Dodge Chrysler Jeep

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 44 of 100 PageID 1432

Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 1/09/2020 Print Time: 3:50 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 150	
BUYER(Purchaser):P-109420 376 Mike Garrison 903-440-5557 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller M-7119 SALE#: 39379 M-7119 Big Dawg Motors DATE: 1/08/20 Kyle Way STATUS: SLD 236 Main St DRIVE: Hot Springs, AR LANE	
VEHICLE DESCRIPTION SERIAL 3D7TT2CT2BG511932 511932 ODOMETER STATUS YEAR 2011 MAKE DODGE MODEL RAM 2500 BODY CREW C COLOR Gray RADIO LICENSE FUEL Gas TITLE TRANS AUTO SALE PRICE: 22,500 BUYER FEE: 440.00 DRAFT FEE: SALES TAX TOTAL DUE: 22,940.00 PAID:	Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I	
BALANCE: \$22,940.00 PD BY: Next	Transferee's (buyer) signature) Printed name of person(buyer) signing	

PUR	N VEHICLE IS SOLD, TITLE HOLDER MUST ASSIGN AND FURNISH THIS TITLE INDICATING A DATE OF SALE TO THE CHASE WITH COUNTY OF A SSESSIF COREGO OF WORTHING OF BASSIF OF A SESSIF OF	455
•	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT	OF
ASSIGNIMENT OF TITLE	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and address of the vehicle unless one of the following statements is checked by the selfer of a solution of the following statements is checked by the selfer of a solution of the following statements is checked by the selfer of a solution of the following statements is checked by the selfer of a solution of the following statements is checked by the selfer of a solution of the following statements is checked by the selfer of a solution of the following statements is checked by the selfer of a solution of the following statements is checked by the selfer of a solution of the following printed name and address of the vehicle unless one of the following statements is checked by the selfer of a solution of the following printed name and address of the vehicle unless one of the following statements is checked by the selfer of a solution of the following printed name and address of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements is checked by the selfer of the vehicle unless one of the following statements	ress:
	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and addr	ress:
FIRST REASSIGNMENT DEALER ONLY	Name of Purchaser I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked by the complete state of the property of the polymer of the p	
EA	Dealer's Name	
FIRS	Agent's Signature I am aware of the above odometer certification made by the seller/agent. Printed Name (same as signature)	
	Signature of Buyer/Agent Printed Name (same as signature)	
ECOND REASSIGNMENT DEALER ONLY	Name of Purchaser I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is check I the mileage stated is in excess of its mechanical limits. ODOMETER READING (No Tenths) Date of Sale Dealer	ked:
A H	Dealer's Name //	
SECONI	Agent's Signature I am aware of the above odometer certification made by the seller/agent. Printed Name (same as signature)	
	Signature of Buyer/Agent Printed Name (same as signature)	
ENT	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and addr. Name of Purchaser Street City State Zip	ress:
NE NE	I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is check 1. The mileage stated is in excess of its mechanical limits.	
REASSIG ALER ON	Date of Sale Dealer's Name ODOMETER READING (No Tenths) Dealer No.	NCY.
IRD REASSIG DEALER ON	Date of Sale Dealer's Name Dealer's Name Agent's Signature Printed Name (same as signature)	NCT.
THIRD REASSIG	Date of Sale Dealer's Name Dealer's Name	VC Y.
IEN THIRD REASSIG	Date of Sale Dealer's Name Dealer's Name Agent's Signature Printed Name (same as signature)	NCY.

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Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 1/23/2020 Print Time: 12:21 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 027		
BUYER(Purchaser):P-109420 376 Mike Garrison 903-951-8597 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller A32814 SALE#: 39647 A32814 ENVIROCLEAN DATE: 1/22/20 Cat Lard STATUS: SLD Po Box 721090 DRIVE: Green Oklahoma City, OK 73172 LANE		
VEHICLE DESCRIPTION SERIAL 1FT7W2BTXFEC10911 C10911 ODOMETER STATUS YEAR 2015 MAKE FORD MODEL F250SD BODY CREW C COLOR White RADIO LICENSE FUEL Diesel TITLE TRANS AUTO SALE PRICE: 26,500 BUYER FEE: 470.00 DRAFT FEE: SALES TAX TOTAL DUE: 26,970.00 PAID: 26,970.00	ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I		
BALANCE: \$0.00 PD BY:FI NEXTGEAR	Transferee's (buyer) signature) Printed name of person(buyer) signing		

Case 4:20-cy-00959-BJ Document 41-2 Filed 03/01/21 Rage 50 of 100 Rage D 1438

LAWTON AUTO AUCTION 1 SW 112 St. Lawton, OK 73505

DN & -

ZI MIN SIGN FINIS

Next gear 1320 City Center DR, Ste 100A Carmel, In 46032

				Page 52 of	1
TXDMV VEHICLE IDENTIFICA	ATION NUMBER	YEAR MODE	EL MAKE OF VI		474472 Y STYLE
3D7KR28C6.		2005	DODG		
	3		TITLE/DOCUM		DATE TITI E ISSUED
MODEL	MFG. CAPACITY	WEIGHT	2430024 LICENSE NUMBER	1232104800 1	2/04/2012
	_	5500	EX76515		
PRUITT FORD	PREVIOUS OWN			1000	153361
PROTITIONS	OWNER	11 17		REM	ARK(S)
TOMMY A GR				ACTUAL MIL	EAGE
1674 PETERS				DIESEL	
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WI				WICHTA AUTHORE	DELLE
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>	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP, FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT.
ASSIGNMENT OF TITLE	The undersigned hereby certifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and addifess: Vichita Falls Ford Lincoln 5401 Kell Blvd, Wichita Falls, Tx 76310
FIRST REASSIGNMENT DEALER ONLY	Die undersigned hereby cartifies that the vehicle described in this title is free and clear of all liens, except as noted herein, and has been transferred to the following printed name and address: Name of Purchaser
REASSIGNMENT	Name of Purchaser I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements: s chacked: Date of Sale Dealer No. Dealer No.
	Dealer's Name
SECOND DE/	Agent's Signature I am aware of the above odometer certification made by the seller/agent. Printed Name (same as signature) Signature of RevertAgent.
. 1	Signature of Buyer/Agent Printed Name (same as signature) The undersigned harshy continue that the unbide decembed in this little is the analysis and harshy continue that the unbide decembed in this little is the analysis and harshy continue to the continue to the little is the little
THIRD REASSIGNMENT DEALER ONLY	Name of Purchaser I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: The mileage stated is in excess of its mechanical limits. ODOMETER READING (No Tenths) 2. The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY. State Zip
FAI	Dealer's Name
THIRD	Agent's Signature I am aware of the above odometer certification made by the seller/agent. Printed Name (same as signature)
N	Signature of Buyer/Agent Printed Name (same as signature)

	<u> </u>	<u> </u>		0000000000000
		orney for Transfer of Owners	hip to a Motor Vehicle	
Fede	ral and state law require that you state the mileage up statement or failure of the person granted	oon transfer of ownership. This form may the power of attorney to submit this for	only be used when title is held to the State may result in fin	by lienholder or is lost. Providing a false es and/or imprisonment.
	nicle Description			
Vehic	3D7KR28C65G7	66682 Year 200	5 Dodge	Body Style Model 2500
Par	t A. Power of Attorney to Transfer (Ownership and to Disclose	Mileage	
or	First Name (or Entity Name)	A Coulo	Last Name	Suffix (if any)
Transferor	Entity's Authorized Agent First Name (if applicable)	Middle Name	Last Name	Suffix (if any)
Tra	Address 1674 Peterson 2	ord Lincolfiddle Name	Park TX	76367 Zip
ee	First Name (or Entity Name) Wichita Falls F	ord Lincolfiddle Name	Last Name	Suffix (if any)
Transferee	Entity's Authorized Agent Name (First, Middle, Last,	Suffix) (if applicable) Jennifer Bu	urdette, Agent	Deales License Number (if applicable)
Tra	Address 5401 Kell Blvd, Wichita Falls, T	1x 76310 City	State	Zip
title f	transferor listed above, appoint the transferee listed a for the vehicle described above exactly as stated in the age of the vehicle unless one of the statements below i	following disclosure. I, the transferor, cost checked: Odometer Reading (no te	ertify to the best of my knowle enths)	dge the odometer reading is the actual
Sign	ature of Transferor/Agent (Seller)	ate Signature o	2	1/10/20
Par	t B. Power of Attorney to Review Ti	tle Documents and Acknow	vledge Disclosure – i	f applicable (requires Part A)
	First Name (or Entity Name)	Middle Name	Last Name	Suffix (if any)
Transferee	Entity's Authorized Agent First Name (if applicable)	Middle Name	Last Name	Suffix (if any)
Tra	Address	City	State	Zip
or	Dealership Name			Dealer License Number
Transferor	Authorized Agent First Name	Middle Name	Last Name	Suffix (if any)
Tre	Address	City	State	Zip
I, the	transferee listed above, appoint the transferor listed a	bove as my attorney-in-fact, to complet	e all documents necessary to to	ransfer and disclose the mileage on the
milea	or the vehicle described above exactly as stated in the ge of the vehicle unless one of the statements below i	following disclosure. I, the transferor, co s checked: Odometer Reading (no te		The state of the s
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Signa Part Deale Author Addre	or the vehicle described above exactly as stated in the ge of the vehicle unless one of the statements below is ature of Transferor/Agent (Seller) The control of the vehicle unless one of the statements below is ature of Transferor/Agent (Seller) The control of the vehicle unless one of the statements below is ature of Transferor/Agent (Seller) The control of the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the statements below is attracted to the vehicle unless one of the vehicle	Acceptable of the title and any reassignment document in that previously stated on the title and the title and on the title a	Mileage Exceeds Not Actual Mileagor of the odometer certification	Mechanical Limits e (WARNING – ODOMETER DISCREPANCY nade by the transferor/agent (seller). Date I B are used Dealer License Number Suffix (if any) Zip s consistent with the mileage provided to ove, the mileage disclosure I have made
Signa Part Deale Author Addre	or the vehicle described above exactly as stated in the ge of the vehicle unless one of the statements below is ature of Transferor/Agent (Seller) The control of the vehicle unless one of the statements below is ature of Transferor/Agent (Seller) The control of the vehicle unless one of the statements below is ature of Transferor/Agent (Seller) The control of the vehicle unless one of the statements below is ature of the vehicle of the vehicle unless one of the vehicle of the ve	Acceptable of the title and any reassignment document in that previously stated on the title and the title and on the title a	Mileage Exceeds Not Actual Mileage of the odometer certification o	Mechanical Limits e (WARNING – ODOMETER DISCREPANCY nade by the transferor/agent (seller). Date I B are used Dealer License Number Suffix (if any) Zip s consistent with the mileage provided to ove, the mileage disclosure I have made

Informatiese 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 55 of 100 PageID 1443

Federal law specifies a motor vehicle is subject to odometer disclosure when it is self-propelled, less than 10 years old, and has a gross vehicle weight of 16,000 pounds or less. United States Code of Federal Regulations, Title 49, Part 580, provides the rules relative to the Truth in Mileage Act, which dictates when use of a power of attorney is permissible in conjunction with odometer disclosure. Further, federal law requires the odometer disclosure for used vehicles to be made on a certificate of title or a secure power of attorney. Federal law specifies use of a power of attorney is strictly limited to when the title is lost or held by a lienholder, and the only acceptable power of attorney is a secure power of attorney issued by the state. The *Power of Attorney for Transfer of Ownership to a Motor Vehicle* (Form VTR-271-A) is the only acceptable secure power of attorney issued by the State of Texas.

Form VTR-271-A can only be used when the title is lost or held by a lienholder. Proper use of Form VTR-271-A consists of completing Part A when transferring a motor vehicle. Parts B and C may only be used by a licensed motor vehicle dealer. If the motor vehicle is transferred by a licensed motor vehicle dealer and the certificate of title is still held by a lienholder, Parts B and C must be completed. If the certificate of title is not held by a lienholder, Parts B and C cannot be used; instead, a certified copy of title (or duplicate title) must be obtained prior to subsequent transfer, and the subsequent purchaser is required to acknowledge the odometer on the certified copy of title (or duplicate title).

If the transferor (owner listed on the title who is selling, donating, gifting, trading, etc.) or transferee (person/entity taking ownership) is unable to complete this form, only a general power of attorney may be used to complete this form for the transferor or transferee. A limited power of attorney cannot be used to complete this form on someone else's behalf. If the transferee or transferor is not an individual, but rather an entity or trust, an agent of that entity or a trustee must complete this form.

Unauthorized printing or reproduction of this document is prohibited. Photocopies may be made only as a completed document for record-keeping purposes by the parties named herein.

Instructions

Part A is required to be completed by both the transferor (owner listed on the title who is selling, donating, gifting, trading, etc.) and the transferee (person/entity taking ownership) if the title is lost or held by a lienholder. All signatures must be original signatures. It is strongly advised the duplicate power of attorney also contain original signatures.

Upon obtaining the certificate of title or certified copy of title, the transferee in Part A must complete the "assignment of title" and
odometer disclosure on the certificate of title or certified copy of title. Any transferee, other than a licensed motor vehicle dealer,
is then required to obtain a certificate of title in the name of the transferee supported by this power of attorney.

Part B may only be used by a licensed motor vehicle dealer. Further, Part B may only be used if the motor vehicle is transferred while the certificate of title is held by a lienholder. Part B cannot be used if the title is lost; instead, a certified copy of title (or duplicate title) must be obtained. This form may be used to obtain a certified copy of title. In Part B, the transferee (purchaser) acknowledges the odometer disclosed by the transferor (licensed motor vehicle dealer), and grants power of attorney to the transferor to complete the odometer disclosure in the "first reassignment" on the certificate of title as reflected in Part B and to sign on behalf of the transferee (purchaser). Part B may only be used to appoint the same licensed motor vehicle dealer listed as appointed in Part A.

• Upon securing the certificate of title, the licensed motor vehicle dealer must complete the "assignment of title" (as recorded in Part A) and "first reassignment" (as recorded in Part B).

Part C must be completed by the licensed motor vehicle dealer if both Parts A and B are completed after the licensed motor vehicle dealer has transferred the assignment (from Part A) and the reassignment (from Part B) to the certificate of title. Part C must not be completed if Part B is not used.

Returning this Power of Attorney

Federal law requires this power of attorney be returned to the issuing state. This can be accomplished as follows:

- When the vehicle is sold to a Texas retail purchaser, the original power of attorney with original signatures must accompany the
 purchaser's application for Texas title. Dealers are required to maintain the duplicate power of attorney and a copy of the front
 and back of the certificate of title for five years in accordance with 49 C.F.R. §580.8. Other individuals or entities are not subject to
 a retention requirement but are encouraged to maintain the duplicate power of attorney and a copy of the front and back of the
 certificate of title.
- When the vehicle is sold to any dealer (Texas or out of state) or an out of state purchaser, the original power of attorney with
 original signatures must accompany the title transaction. The duplicate power of attorney and a copy of the front and back of the
 certificate of title shall be returned by the individual or entity granted power of attorney in Part A (and Part B, if applicable) to:

Texas Department of Motor Vehicles Vehicle Titles and Registration Division P.O. Box 26470 Austin, TX 78755-0470

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INVOICE & BILL OF SALE

100 526 A6A5

580-536-4645

Print Date: 1/28/2020 Print Time: 3:04 PM

1 Southwest 112th St. Lawton, OK 73505 Title

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 094	
BUYER(Purchaser):P-109420 376 Mike Garrison 903-951-8597 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller P-43086 SALE#: 39652 P-43086 Wichita Falls Ford Lincoln Inc DATE: 1/22/20 Charles Franser STATUS: SLD 5401 Kell Blvd DRIVE: Green Wichita Falls, TX 76310 LANE	
VEHICLE DESCRIPTION SERIAL 3D7KR28C65G706682 706682 ODOMETER STATUS YEAR 2005 MAKE DODGE MODEL RAM 2500 QUA BODY QUAD P COLOR White RADIO LICENSE FUEL Diesel TITLE TRANS AUTO SALE PRICE: 14,000 BUYER FEE: 270.00 DRAFT FEE: SALES TAX TOTAL DUE: 14,270.00 PAID: 14,270.00	ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I	
BALANCE: \$0.00 PD BY:FI NEXT	Transferee's (buyer) signature) Printed name of person(buyer) signing	

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 57 of 100 PageID 1445 1 SW 112 St. Lawton, OK 73505

29 JAN 2020 FM 3 L



Nextgear - Funding Serve. 1320 City Center Dr. Sinte 100 A Carmel, Indiana 41,032

45002-061599

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER

MODEL

MAKE

TITLE NO.

2FMDA5148TBB47033

1996

FORD

810006996409

SV

WWG

DATE 1st SOLD

DATE ISSUED 14-Jun-2019

AGENT NO.

BODY TYPE

APPLICATION DATE

ODOMETER

TYPE OF TITLE

M8832

13-Jun-2019

Exempt

Original

DATE INS. LOSS OR SALVAGE

NAME AND ADDRESS OF VEHICLE OWNER

MAINER FORD PO BOX 834 OKARCHE OK 73762-0834

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S)

h is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 47288110

(This is not a title number)





COKLAHOMA	ASSIGNMENT OF TITLE BY REGISTERED OWNER (If Dealer, L	ist License # Here: UDal 35
OKLAHOMA MOTOR VEHICLE	I/we hereby assign and warrant ownership of the vehicle described on liens or encumbrances, if any, properly poted on this certificate. Purchaser(s) Name (Type or Print): 100K Hill USE Purchaser(s) Complete Address: 549 I - 30 East	this certificate to the following, subject only to the
≥[TAX STAMP] <	Purchaser(s) Name (Type or Print): KOCK HILL USE	ed Cars
ZI TAX STAMP S	Purchaser(s) Complete Address: 549 I-30 East	Sulphur Springs TX
2598505	Actual Purchase Price of Vehicle:	75482
certify to the best of	my knowledge that the ODOMETER READING reflected on the vehi	icle's adometer and listed below is the ACTUAL

sted below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked:

		(NO TENTHS)	2. The
		Christ Son	1
Signature of	of Seller(s):	CONTRACT SOM	all

1. The odometer has exceeded its mechanical limits.

odometer reading is NOT the actual mileage. Warning - Odometer Discrepancy

Printed Name of Seller(s CHRISTI SANDEK

Commission Expiration:

株00019494

Notarization required

of seller's signature(s). Affix notary seal/stamp to the right.

Signature of Buyer(s): _

Printed Name of Buyer(s):

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Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF TI	TLE BY LIC	CENSED DEALER	NUMBER:	
PLACE OKLAHOMA	I/we hereby assign and or encumbrances, if any				following, subject only to the liens
MOTOR VEHICLE TAX	Purchaser(s) Name (Ty	pe or Print):			
STAMP HERE	Purchaser(s) Complete	Address: _			
I certify to the best of m the vehicle UNLESS on	y knowledge that the ODOM e of the accompanying state	ments is che	cked: 1. The odometer h	vehicle's odometer and listed belas exceeded its mechanical limits.	low is the ACTUAL MILEAGE of Warning — Odometer Discrepance
Signature of Seller(s):		***		lame of Seller(s):	
Subscribed and Sworn to	to Before me this		Day of	20	
	o Bolore me this				Affix Notary Seal / Stamp
					Here
	required only of seller's si	7			
Signature of Buyer(s):		1 T	Printed	Name of Buyer(s):	MESSINS IN
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	or encumbrances, if any Purchaser(s) Name (Ty	properly no pe or Print):	led on this certificate.		
STAWF TIETE	Purchaser(s) Complete	Address:_			
5	Actual Purchase	Price of Ve	hicle, Excluding Cr	redit for Any Trade-in:	
	y knowledge that the ODOM e of the accompanying state		cked:	vehicle's odometer and listed bel	ow is the ACTUAL MILEAGE of
	(NO TENTHS			as exceeded its mechanical limits.	W
Signature of Seller(s):	12.00	,			Warning — Odometer Discrepancy
		10000		ame of Seller(s):	
Subscribed and Sworn t			_ Day of	, 20	Affix
Notary Public:		_ Commissi	on Expiration:		Notary Seal / Stamp Here
	required only of seller's si			amp to the right.	
Signature of Buyer(s):			Printed I	Name of Buyer(s):	
		LIEN	HOLDER INFORM	IATION	100
Any active lien or encur to any subsequent Okla	mbrance against this vehicle shoma title issued unless a p	is to be des	scribed below. Any ac se of lien has been e	ctive lien reflected on the face of xecuted.	f this certificate will carry forward
LIENHOLDER NAME:				DATE OF	F LIEN:

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 60 of 100 PageID 1448

INVOICE & BILL OF SALE

580-536-4645

1 Southwest 112th St. Lawton, OK 73505 Print Date: 2/04/2020 Print Time: 1:27 PM

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 082	
BUYER(Purchaser):P-109420 376 Mike Garrison 903-951-8597 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller UD2133 SALE#: 39779 UD2133 Mainer Ford DATE: 1/29/20 Christi Sanders STATUS: SLD PO Box 834 DRIVE: Green Okarche, OK 73762 LANE	
VEHICLE DESCRIPTION SERIAL 2FMDA5148TBB47033 B47033 ODOMETER STATUS YEAR 1996 MAKE FORD MODEL WINDSTAR BODY SPORT COLOR White RADIO LICENSE FUEL Diesel TITLE TRANS AUTO	ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I state that the odometer (Transferor's /seller hand printed name) (Of the vehicle herein described) now reads 42387 miles and to the best of my knowledge, it reflects the actual mileage of the vehicle, unless	
SALE PRICE: 8,000 BUYER FEE: 190.00 DRAFT FEE: SALES TAX TOTAL DUE: 8,190.00 PAID: 8,190.00	one of the following statements is checked. (1) I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage in excess of its mechanical limits. (2) I hereby certify that the odometer reading is NOT the actual mileage. WARNING - ODOMETER DISCREPANCY. Transferor's (Seller) signature)	
BALANCE: \$0.00 PD BY:FI NEXT	Printed name of person(buyer) signing	

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Case 4:20-cy-00959-BJ Document 41-2 Filed 03/01/21 Rage 62 of 100 PageID 1450
LAWTON AUTO AUCTION
1 SW 112 St.
Lawton, OK 73505

Nextgear - Funding Service 1320 City Center Ds Sind 100A Council, Indiana

46092-361599

րուրդորդությանի ավերուրդորդուս

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER
1N4BA41E46C810994

YEAR 2006

MAKE NISS TITLE NO.

1N4BA41

MODEL

DATE ...

810007013704

SD TYPE

MAXIMA

DATE 1st SOLD

21-Jun-2019

AGENT NO

APPLICATION DATE

ODOMETER

TYPE OF TITLE

M8832

20-Jun-2019

Exempt

Original

DATE INS. LOSS OR SALVAGE

NAME AND ADDRESS OF VEHICLE OWNER

MAINER FORD PO BOX 834 OKARCHE OK 73762-0834

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S):

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO.

47316219

(This is not a title number)





#,00019494 EXP. 11/22/20

OKLAHOMA MOTOR VEHICLE
2598513

Signature of Buyer(s):

ASSIGNMENT OF TITLE BY REGISTERED OWNER

(If Dealer, List License # Here: UD2133

I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly poted on this certificate.

Purchaser(s) Name (Type or Print): NOCK HILL USEA LAYS

Purchaser(s) Complete Address: 549 I-30 East Sulphur Springs TX 75482

Printed Name of Buyer(s):

Actual Purchase Price of Vehicle:

I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked:

1. The odometer has exceeded its mechanical limits

The odometer reading is NOT the actual mileage. Warning - Odometer Discrepancy

Signature of Seller(s): CARISTI SANDERS

Notary Public: 1 WWW Commission Expiration:

Notarization required only (f) seller's signature(s). Affix notary seal/stamp to the right.

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 64 of 100 PageID 1452

Federal and state law requires that the odometer reading and its accuracy, be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	neassignment of title B	Y LICENSED DEALER NUMBER:	
PLACE OKLAHOMA	I/we hereby assign and warran or encumbrances, if any, prope	ownership of the vehicle described on this cerly noted on this certificate.	ertificate to the following, subject only to the liens
MOTOR VEHICEE TAX	Purchaser(s) Name (Type or	Print):	NEW DESIGNATION
STAMP HERE	Purchaser(s) Complete Addre	ess:	
		of Vehicle, Excluding Credit for Any Trade	e-ine
I certify to the best of m the vehicle UNLESS on	y knowledge that the ODOMETER e of the accompanying statements (NO TENTHS)	s checked: 1. The odometer has exceeded its med	and listed below is the ACTUAL MILEAGE of chanical limits. ctual mileage. Warning — Odometer Discrepancy
Signature of Seller(s):		Printed Name of Seller(s):	
Subscribed and Sworn		Day of, 20	
			Affix
Notary Public:	Con	nmission Expiration:	Notary Seal / Stamp Here
		re(s). Affix notary seal/stamp to the right.	
Signature of Bwyer(s):		Printed Name of Buyer(s):	
-			
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HEFEE	or encumbrances, if any, prope Purchaser(s) Name (Type or		ertificate to the following, subject only to the liens
	Actual Purchase Price	of Vehicle, Excluding Credit for Any Trade	e-in:
		READING reflected on the vehicle's odometer	and listed below is the ACTUAL MILEAGE of
	ПП	1. The odometer has exceeded its med	
	(NO TENTHS)	2. The odometer reading is NOT the ac	ctual mileage. Warning — Odometer Discrepance
Signature of Seller(s):		Printed Name of Seller(s):	- 34
Subscribed and Sworn	o Before me this	Day of	Affix
Notary Public: Col		nmission Expiration:	Notary Seal / Stamp
Notarization	required only of seller's signatur	re(s). Affix notary seal/stamp to the right.	Here
Signature of Buyer(s):		Printed Name of Buyer(s):	
		LIENHOLDER INFORMATION	
	mbrance against this vehicle is to b	be described below. Any active lien reflected	on the face of this certificate will carry forward
	mbrance against this vehicle is to be the state of the st		on the face of this certificate will carry forward DATE OF LIEN:

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 65 of 100 PageID 1453 Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 2/04/2020 Print Time: 1:26 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS: 074 UNIT# BUYER(Purchaser):P-109420 376 Seller **UD2133** SALE#: 39778 Mike Garrison 903-951-8597 UD2133 Mainer Ford DATE: 1/29/20 Rock Hill Used Cars STATUS: Christi Sanders SLD 549 Interstate 30 East PO Box 834 DRIVE: Green Sulphur Springs, TX 75482 Okarche, OK 73762 LANE VEHICLE DESCRIPTION ODOMETER DISCLOSURE STATEMENT SERIAL 1N4BA41E46C810994 810994 Federal law (and state law, if applicable) requires that you state the ODOMETER STATUS mileage upon transfer of ownership. Failure to complete or providing YEAR 2006 MAKE NISSAN a false statement may result in fines and/or imprisonment. MODEL MAXIMA BODY SEDAN state that the odometer COLOR Maroon **RADIO** (Transferor's /seller hand printed name) LICENSE FUEL Diesel (Of the vehicle herein described) now reads 39463 miles and to the TITLE TRANS AUTO best of my knowledge, it reflects the actual mileage of the vehicle, unless one of the following statements is checked. 7,000 SALE PRICE: (1) I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage in excess of its mechanical limits. BUYER FEE: 180.00 (2) I hereby certify that the odometer reading is NOT the actual mileage. DRAFT FEE: WARNING - ODOMETER DISCREPANCY. SALES TAX Transferor's (Seller) signature) TOTAL DUE: 7,180.00 Transferee's (buyer) signature) PAID: 7,180.00 BALANCE: \$0.00 Transferee's (buyer) signature) PD BY:FI Printed name of person(buyer) signing NEXT

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 66 of 100 PageID 1454

Case 4:20-cy-00959-BJ Document 41-2 Filed 03/01/21 Rage 67 of 100 PageID 1455
LAWTON AUTO AUCTION
1 SW 112 St.
Lawton, OK 73505

Nextgear - Funding Service 1320 City Center Ds Sint 100A Council, Indiana

46032-361599

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER 1FTWW33R09EA44875

BODY TYPE MODEL CW F3D

COLOR AGENT NO M6911 Gray

NAME AND ADDRESS OF VEHICLE OWNER

2009

FORD

DATE 1st SOLD

APPLICATION DATE 02-Jul-2019

ODOMETER

Exempt

TITLE NO

810007133215

DATE ISSUED 03-Jul-2019

> TYPE OF TITLE Original

DATE INS. LOSS OR SALVAGE

BEST TOWING & RECOVERY LLC 502 S 7TH ST **DUNCAN OK 73533-5123**

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S):

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 47363631

(This is not a title number)





(If Dealer, List License # Here: UD ASSIGNMENT OF TITLE BY REGISTERED OWNER IF REGISTERED I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly noted on this certificate. OWNER (SELLER) IS A LICENSED DEALER. Todd Mikel Motors PLACE OKLAHOMA Purchaser(s) Name (Type or Print): MOTOR VEHICLE TAX 3983 N Hwy 81, #8, Duncan, OK 13533 Purchaser(s) Complete Address: STAMP HERE Actual Purchase Price of Vehicle: I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked: 1. The odometer has exceeded its mechanical limits. 2. The odometer reading is NOT the actual mileage. Warning - Odometer Discrepancy Printed Name of Seller(s): s signature(s). Affix notary seal/stamp to the right. Signature of Buyer(s) Printed Name of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 69 of 100 PageID 1457 Ownership Transfer Information

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

1	REASSIGNMENT OF TI	TLE BY LIC	ENSED DEALER NUI	MBER: UD 575	50
73.78					
PLACE ' NE MA MYT' . L:TAX	or encumbrances, if any Purchaser(s) Name (Ty Purchaser(s) Complete	ype or Print):_	ed on this certificate.	Used Cars	e following, subject only to the lie
certify to the best of methe vehicle UNLESS one	y knowledge that the ODON of the accompanying state (NO TENT)	METER READII	NG reflected on the vehicked: 1. The odometer has except the company of the comp	sle's odometer and listed be ceeded its mechanical limits.	Warning — Odometer Discrepa
Subscribed and Swern to Notary Publication in Notarization in Signature of Buyer(s):	required only of seller's sa	Commissio	Day of TOLY n Expiration: 10 / ffix notary seal/stamp in Printed Name	to the right.	COMMA# Notal 1999533stamp
	REASSIGNMENT OF TI	TLE BY LIC	ENSED DEALER NUI	MBER:	
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	I/we hereby assign and or encumbrances, if any Purchaser(s) Name (Ty Purchaser(s) Complete	warrant owner v, properly note ype or Print):_ e Address:	ship of the vehicle descri	bed on this certificate to the	following, subject only to the lie
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE certify to the best of my	l/we hereby assign and or encumbrances, if any Purchaser(s) Name (Ty Purchaser(s) Complete Actual Purchase y knowledge that the ODOM of the accompanying state	warrant owner of, properly note of prope	ship of the vehicle described on this certificate. sicle, Excluding Credit to the vehicle described on the vehicle described. 1. The odometer has except the described on the vehicle described.	bed on this certificate to the for Any Trade-in: le's odometer and listed be ceeded its mechanical limits. g is NOT the actual mileage.	following, subject only to the lie
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE certify to the best of my he vehicle UNLESS one Signature of Seller(s):	l/we hereby assign and or encumbrances, if any Purchaser(s) Name (Ty Purchaser(s) Complete Actual Purchase y knowledge that the ODOM of the accompanying state (NO TENTHS)	warrant owner or, properly note pr	ship of the vehicle described on this certificate. Incle, Excluding Credit of the vehicle of the vehicle of the odometer has excluding the company of the odometer reading the company of	for Any Trade-in: le's odometer and listed be ceeded its mechanical limits. g is NOT the actual mileage.	low is the ACTUAL MILEAGE of Warning — Odometer Discrepa Affix Notary Seal / Stamp
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE certify to the best of my he vehicle UNLESS one Signature of Seller(s): Subscribed and Sworn to	l/we hereby assign and or encumbrances, if any Purchaser(s) Name (T) Purchaser(s) Complete Actual Purchase y knowledge that the ODOM of the accompanying state (NO TENTHS) O Before me this	warrant owner properly note proper	ship of the vehicle described on this certificate. NG reflected on the vehicle described. 1. The odometer has except the odometer reading the printed Name the pay of the printed Name the pay of the odometer the	for Any Trade-in:	low is the ACTUAL MILEAGE of Warning — Odometer Discrepa
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE certify to the best of my the vehicle UNLESS one Signature of Seller(s): Subscribed and Sworn to Notary Public: Notarization in	l/we hereby assign and or encumbrances, if any Purchaser(s) Name (Ty Purchaser(s) Complete Actual Purchase y knowledge that the ODOM of the accompanying state (NO TENTHS)	warrant owner properly note proper	ship of the vehicle described on this certificate. NG reflected on the vehicle described. 1. The odometer has except the odometer reading the printed Name the pay of the printed Name the pay of the odometer the	for Any Trade-in: le's odometer and listed be ceeded its mechanical limits. g is NOT the actual mileage. of Seller(s):	low is the ACTUAL MILEAGE of Warning — Odometer Discrepa Affix Notary Seal / Stamp
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE certify to the best of my the vehicle UNLESS one Signature of Seller(s): Subscribed and Sworn to Notary Public: Notarization in	l/we hereby assign and or encumbrances, if any Purchaser(s) Name (Ty Purchaser(s) Complete Actual Purchase y knowledge that the ODOM of the accompanying state (NO TENTHS) o Before me this	warrant owner properly note proper	ship of the vehicle described on this certificate. NG reflected on the vehicle described. 1. The odometer has except the odometer reading the printed Name to be pr	for Any Trade-in: le's odometer and listed be ceeded its mechanical limits. is NOT the actual mileage. of Seller(s):	low is the ACTUAL MILEAGE of Warning — Odometer Discrepa Affix Notary Seal / Stamp
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE Certify to the best of my the vehicle UNLESS one Signature of Seller(s): Notary Public: Notary Public: Signature of Buyer(s): Any active lien or encur	l/we hereby assign and or encumbrances, if any Purchaser(s) Name (T) Purchaser(s) Complete Actual Purchase y knowledge that the ODOM of the accompanying state (NO TENTHS) o Before me this	warrant owner properly note proper	ship of the vehicle described on this certificate. NG reflected on the vehicle described: 1. The odometer has exced: 2. The odometer reading Printed Name Day of	for Any Trade-in: le's odometer and listed be ceeded its mechanical limits. is NOT the actual mileage. of Seller(s): , 20 to the right. e of Buyer(s):	low is the ACTUAL MILEAGE of Warning — Odometer Discrepa Affix Notary Seal / Stamp

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21

Lawton Cache Auto Auction

Page 70 of 100 PageID 1458

INVOICE & BILL OF SALE

580-536-4645

Print Date: 2/04/2020

1 Southwest 112th St. Lawton, OK 73505 Print Date: 2/04/202

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 008	
BUYER(Purchaser):P-109420 376 Mike Garrison 903-951-8597 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller UD-5750 SALE#: 39777 UD-5750 Todd Mikel Motors DATE: 1/29/20 Todd Mikel STATUS: SLD 2537 N Hwy 81 DRIVE: Green Duncan, OK 73533 LANE	
VEHICLE DESCRIPTION SERIAL 1FTWW33R09EA44875 A44875 ODOMETER STATUS YEAR 2008 MAKE FORD MODEL F350SD BODY CREW C COLOR Grey RADIO LICENSE FUEL Diesel TITLE TRANS AUTO SALE PRICE: 19,500 BUYER FEE: 320.00 DRAFT FEE: SALES TAX TOTAL DUE: 19,820.00 PAID: 19,820.00	Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I	
BALANCE: \$0.00 PD BY:FI NEXT	Transferee's (buyer) signature) Printed name of person(buyer) signing	

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 71 of 100 PageID 1459

Case 4:20-cy-00959-BJ Document 41-2 Filed 03/01/21 Page 72 of 100 PageID 1460
LAWTON AUTO AUCTION
1 SW 112 St.
Lawton, OK 73505

Nextgear - Funding Service 1320 City Center Ds Sint 100A Council, Indiana

46032-381599

րարդուրդորդի **անգության ար**դուրդուրդուր

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER 3FRXF75S95V156426 YEAR 2005 MAKE FORD **BODY TYPE** MODEL ST

F750

DATE 1st SOLD DATE ISSUED

AGENT NO. **ODOMETER** M7275

20-Sep-2017 TYPE OF TITLE

TITLE NO.

Exempt

Transfer DATE INS. LOSS OR SALVAGE

810004186186

MONTE FREEMAN 13204 S 118TH EAST AVE **BROKEN ARROW OK 74011**

NAME AND ADDRESS OF VEHICLE OWNER

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S):

8/11/2017 MABREY BANK

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO.

	-	-	100
1	N. TILL	Λ.	13
12/	1	A	14
18/5	(A)	lka.	2/8/
12 :	3	配入	
12/	10		
10			2/
-	Total I	907	100

	ASSIGNMENT OF TITLE BY	Y REGISTERED OWNER (If Dealer, List Lice	ense # Here:)
IF REGISTERED OWNER (SELLER) IS A LICENSED DEALER, PLACE OKLAHOMA	I/we hereby assign and warn liens or encumbrances, if an Purchaser(s) Name (Type of	rant ownership of the vehicle described on this ce y, properly noted on this certificate. or Print): VOCK HILL USED	rtificate to the foll	lowing, subject only to the
MOTOR VEHICLE TAX STAMP HERE	Purchaser(s) Complete Ad	Idress:		TX
JAME HERE	Actual Purchase Pr	rice of Vehicle:		
ignature of Seller(s	(NO TENTHS)	2. The odometer reading is NOT the actual of Printed Name of Seller(s):	MONTE	FILGEAREN CO
Signature of Seller(s): More to	Printed Name of Seller(s):	MONTE	FILGERIAN CO
Subscribed and Swo	n to Before me this	Day of Flugust	, 20 19	TANK AND
John Public	ade	Commission Expiration: 2-15-6	0	Notary Seal (Stanip) 99
TOTAL T CIDITO				EXP. 02/15/2
	Notarization required of	nly of seller's signature(s). Affix notary seal/stam	p to the right.	
Signature of Buyer(s		nly of seller's signature(s). Affix notary seal/stam Printed Name of Buyer(s):	p to the right.	PARIS

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 74 of 100 PageID 1462

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21

Lawton Cache Auto Auction

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INVOICE & BILL OF SALE

580-536-4645

Print Date: 2/20/2020 Print Time: 1:06 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITION	IS OR COMMENTS:	UNIT#	118
BUYER(Purchaser): P-1094 Mike Garrison Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	20 376 903-951-8597	Seller 156426 156426 Monte Freeman Monte Freeman 13204 S 118th East Ave Broken Arrow, OK 74011	SALE#: 40116 DATE: 2/19/20 STATUS: SLD DRIVE: Green LANE
MODEL F750 COLOR White LICENSE TITLE SA BU DE SA TOT	MAKE FORD BODY 2DR RADIO FUEL Diesel TRANS AUTO LE PRICE: 29,500 DYER FEE: 490.00 RAFT FEE: LES TAX CAL DUE: 29,990.00 PAID: LANCE: \$29,990.00		equires that you state the complete or providing apprisonment. state that the odometer 236400 miles and to the mileage of the vehicle, unless are the complete of the vehicle and the comple

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 77 of 100 PageID 1465 1 SW 112 St. Lawton, OK 73505

LLTED DIDLERGL

Nextocar Capital 1320 City Center DR, Ste 100A Carmel, IN. 46032

46032-361625

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 78 of 100 PageID 1466

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER YEAR MAKE TITLE NO. 1FTNW21F42EA89984 2002 FORD 810006533852 **BODY TYPE** MODEL DATE ISSUED DATE 1st SOLD PK F2S 10-Apr-2019 AGENT NO APPLICATION DATE TYPE OF TITLE **ODOMETER** M8804 09-Apr-2019 Original DATE INS. LOSS OR SALVAGE Exempt NAME AND ADDRESS OF VEHICLE OWNER

KEVIN VANZANT PO BOX 1384 MUSTANG OK 73064-8384

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEB(S)

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 47022872

(This is not a title number)



	ASSIGNMENT OF TITLE BY REGISTERED OWNER (If Dealer, List License # Here:)
OWNER (SELLER) IS	I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly noted on this certificate.
A LICENSED DEALER,	KMI H. II KM I OPS
PLACE OKLAHOMA MOTOR VEHICLE TAX	Purchaser(s) Name (Type or Frint)
STAMP HERE	Purchaser(s) Complete Address: 5/9/130 E. Selphur 91/195, 7X 754
	Actual Purchase Price of Vehicle:
MILEAGE of the veh	icle UNLESS one of the accompanying statements is checked:
MILEAGE of the veh	of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL incle UNLESS one of the accompanying statements is checked:
PVOIN	1. The odometer has exceeded its mechanical limits.
	2. The odometer reading is NOT the actual mileage. Warning — Odometer Discrepance
Signature of Seller(s	Printed Name of Seller(s): Perint Van 30 1816 DAVIV
Subscribed and Sworn	to Before me this Day of CD 2820
Subscribed and Swyn	A A A A A A A A A A A A A A A A A A A
Notary Public:	COULD Commission Expiration:
	Notarization required only or seller's signature(s). Affix notary seal/stamp to the right.
	The proceeding the second second
Signature of Buyer(s	Printed Name of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 80 of 100 PageID 1468

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF T	TILE BY LICENSED DEALER N	IUMBER:	
PLACE OKLAHOMA		warrant ownership of the vehicle des	scribed on this certificate to the	e following, subject only to the liens
MOTOR VEHICLE TAX	Purchaser(s) Name (Type or Print):		
STAMP HERE		te Address:		
	Actual Purchas	se Price of Vehicle, Excluding Cred	lit for Any Trade-in:	
the vehicle UNLESS on	of the accompanying stat	1. The odometer has 2. The odometer reac	exceeded its mechanical limits ting is NOT the actual mileage.	Warning — Odometer Discrepand
		Printed Nan		
		Day of		Affix
votary Public:		Commission Expiration;		Notary Seal / Stamp Here
		signature(s). Affix notary seal/stam		
Signature of Buyer(s):		Printed Na	me of Buyer(s):	
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	Purchaser(s) Name (y, properly noted on this certificate. Type or Print): te Address:		
		e Price of Vehicle, Excluding Cred		
I certify to the best of m the vehicle UNLESS one	of the accompanying state (NO TENTH	1. The odometer has 2. The odometer reac	exceeded its mechanical limits.	
Subscribed and Sworn t		Day of	. 20	
Notary Public:		Commission Expiration:	, 20	Affix Notary Seal / Stamp
Notarization I	required only of seller's	signature(s). Affix notary seal/stam	p to the right.	Here
Signature of Buyer(s):		Printed Na	me of Buyer(s):	
		LIENHOLDER INFORMA	TION	
Any active lien or encur to any subsequent Okla	nbrance against this vehic homa title issued unless a	e is to be described below. Any active proper release of lien has been exer	ve lien reflected on the face o cuted.	of this certificate will carry forward
LIENHOLDER NAME:			DATE O	ELIEN.

*Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 81 of 100 PageID 1469

Lawton Cache Auto Auction

INVOICE & BILL OF SALE

580-536-4645

Print Date: 2/26/2020 Print Time: 3:24 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	unit# 020	
BUYER(Purchaser):P-109420 376 Mike Garrison 903-951-8597 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller UD-8759 SALE#: 40217 UD-8759 Kevin Jones Auto Sales DATE: 2/26/20 Kevin Jones STATUS: SLD 530 E.Jones DRIVE: Green Hollis, OK 73550 LANE	
SERIAL 1FTNW21F42EA89984 A89984 ODOMETER STATUS YEAR 2002 MAKE FORD MODEL F250 SUPER D BODY QUAD P COLOR Red RADIO LICENSE FUEL Diesel TITLE TRANS AUTO	ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I state that the odometer (Transferor's /seller hand printed name) (Of the vehicle herein described) now reads 210105 miles and to the	
SALE PRICE: 23,500 BUYER FEE: 440.00 DRAFT FEE: SALES TAX TOTAL DUE: 23,940.00 PAID:	(1) I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage in excess of its mechanical limits. (2) I hereby certify that the odometer reading is NOT the actual mileage. WARNING - ODOMETER DISCREPANCY. Transferor's (Seller) signature)	
BALANCE: \$23,940.00 PD BY:	Printed name of person(buyer) signing	

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

STATE OF OKLAHOMA

VEHICLE IDENTIFICATION NUMBER 1FTEX15N9RKA15724

BODY TYPE PK

MODEL F15

AGENT NO M2515

NAME AND ADDRESS OF VEHICLE OWNER

YEAR 1994 MAKE **FORD**

> DATE 1st SOLD 11/1/1993

ODOMETER

Exempt

TITLE NO.

810002503424

DATE ISSUED 8/25/2016

TYPE OF TITLE

Original

DATE INS. LOSS OR SALVAGE

SETH WADLEY AUTO GROUP **PO BOX 650 PAULS VALLEY OK 73075-0650**

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S):

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 43181283

(This is not a title number)





(If Dealer, List License # Here: UD2430 ASSIGNMENT OF TITLE BY REGISTERED OWNER

I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly instead on this certificate to the following, subject only to the

Purchaser(s) Name (Type or Print):

Purchaser(s) Complete Address:

Actual Purchase Price of Vehicle:

I certify to the best of my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTUAL MILEAGE of the vehicle UNLESS one of the accompanying statements is checked:

TENTHS)

 1. The odometer has exceeded its mechanical limits. 2. The odometer reading is NOT the actual

Warning - Odometer Discrepancy

Signature of Seller(s):

Subscribed and Sworn to

Commission Expiration

Notarization required only of seller's signature(s). Affix notary seal/stamp to the right.

Signature of Buyer(s):

Notary Public:

Printed Name of Buyer(s):

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 83 of 100 Page D 1471 Ownership Transfer Information

Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF TITL	LE BY LICENSED DEALER NUMBER:	
PLACE OKLAHOMA	I/we hereby assign and wa or encumbrances, if any, p	arrant ownership of the vehicle described on this certificate to properly noted on this certificate.	o the following, subject only to the lie
MOTOR VEHICLE TAX STAMP HERE	Purchaser(s) Name (Type	e or Print):	
		Address:	
	Actual Purchase P	Price of Vehicle, Excluding Credit for Any Trade-in:	A THE O'THE A
I certify to the best of me the vehicle UNLESS one	/ knowledge that the ODOMET of the accompanying statement	TER READING reflected on the vehicle's odometer and liste ents is checked:	d below is the ACTUAL MILEAGE of
	(NO TENTHS)	1. The odometer has exceeded its mechanical li 2. The odometer reading is NOT the actual mile	
Signature of Seller(s):	145 Dr. 11 Dr.	Printed Name of Seller(s):	
Subscribed and Sworn to	o Before me this	Day of, 20	Affix
Notary Public:		Commission Expiration:	Notary Seal / Stamp
Notarization i	equired only of seller's sign	nature(s). Affix notary seal/stamp to the right.	Here
		Printed Name of Buyer(s):	
		하기 당근 사람들이 맞는데 다른	
	I/we hereby assign and wa	LE BY LICENSED DEALER NUMBER:	
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	I/we hereby assign and wa or encumbrances, if any, p Purchaser(s) Name (Type	arrant ownership of the vehicle described on this certificate t properly noted on this certificate.	o the following, subject only to the lie
PLACE OKLAHOMA MOTOR VEHICLE TAX	I/we hereby assign and wa or encumbrances, if any, p Purchaser(s) Name (Type Purchaser(s) Complete A	arrant ownership of the vehicle described on this certificate to properly noted on this certificate. e or Print): Address:	o the following, subject only to the lie
PLACE OKLAHOMA MOTOR VEHICLE TAX	I/we hereby assign and wa or encumbrances, if any, p Purchaser(s) Name (Type Purchaser(s) Complete A	arrant ownership of the vehicle described on this certificate t properly noted on this certificate.	o the following, subject only to the lie
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE I certify to the best of my the vehicle UNLESS one	I/we hereby assign and wa or encumbrances, if any, p Purchaser(s) Name (Type Purchaser(s) Complete A Actual Purchase P y knowledge that the ODOMET of the accompanying statement (NO TENTHS)	arrant ownership of the vehicle described on this certificate to properly noted on this certificate. e or Print): Address: Price of Vehicle, Excluding Credit for Any Trade-in: TER READING reflected on the vehicle's odometer and liste ents is checked: 1. The odometer has exceeded its mechanical in 2. The odometer reading is NOT the actual mile	o the following, subject only to the lies of below is the ACTUAL MILEAGE of imits.
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE I certify to the best of my the vehicle UNLESS one Signature of Seller(s):	I/we hereby assign and was or encumbrances, if any, per purchaser(s) Name (Type Actual Purchase Per p	arrant ownership of the vehicle described on this certificate to properly noted on this certificate. e or Print): Address: Price of Vehicle, Excluding Credit for Any Trade-in: TER READING reflected on the vehicle's odometer and liste ents is checked: 1. The odometer has exceeded its mechanical in the companion of the certain of t	o the following, subject only to the lies of below is the ACTUAL MILEAGE of imits.
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PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE certify to the best of mythe vehicle UNLESS one Signature of Seller(s): Subscribed and Sworn to	I/we hereby assign and wa or encumbrances, if any, p Purchaser(s) Name (Type Purchaser(s) Complete A Actual Purchase P Actual Purchase P (NO TENTHS) Description of the accompanying statement of the accompanying statement (NO TENTHS)	arrant ownership of the vehicle described on this certificate to properly noted on this certificate. e or Print): Address: Price of Vehicle, Excluding Credit for Any Trade-in: TER READING reflected on the vehicle's odometer and listerents is checked: 1. The odometer has exceeded its mechanical in the companion of the certain of t	o the following, subject only to the lie of below is the ACTUAL MILEAGE of imits. age: Warning — Odometer Discrepan
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE I certify to the best of my the vehicle UNLESS one Signature of Seller(s): Subscribed and Sworn to Notary Public: Notarization in	I/we hereby assign and was or encumbrances, if any, purchaser(s) Name (Type Purchaser(s) Complete A Actual Purchase Purchase Purchase (NO TENTHS) Description of Seller's Signature of the accompanying statements and the sequired only of seller's Signature of the Sequired only of Seller's Sequired only of Seller's Sequired only of Seller's Sequired only of Seller's Se	arrant ownership of the vehicle described on this certificate to properly noted on this certificate. e or Print): Address: Price of Vehicle, Excluding Credit for Any Trade-in: TER READING reflected on the vehicle's odometer and listerents is checked: 1. The odometer has exceeded its mechanical in the companion of the certain in the certain of the certai	o the following, subject only to the lies of below is the ACTUAL MILEAGE of imits. age. Warning — Odometer Discrepant
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE I certify to the best of my the vehicle UNLESS one Signature of Seller(s): Subscribed and Sworn to	I/we hereby assign and was or encumbrances, if any, purchaser(s) Name (Type Purchaser(s) Complete A Actual Purchase Purchase Purchase (NO TENTHS) Description of Seller's Signature of the accompanying statements and the sequired only of seller's Signature of the Sequired only of Seller's Sequired only of Seller's Sequired only of Seller's Sequired only of Seller's Se	arrant ownership of the vehicle described on this certificate to properly noted on this certificate. e or Print): Address: Price of Vehicle, Excluding Credit for Any Trade-in: TER READING reflected on the vehicle's odometer and listerents is checked: 1. The odometer has exceeded its mechanical in the companion of the certain of t	o the following, subject only to the lies of below is the ACTUAL MILEAGE of imits. age. Warning — Odometer Discrepant
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE I certify to the best of my the vehicle UNLESS one Signature of Seller(s): Subscribed and Sworn to Notary Public: Notarization in	I/we hereby assign and was or encumbrances, if any, per purchaser(s) Name (Type Actual Purchase Per p	arrant ownership of the vehicle described on this certificate to properly noted on this certificate. e or Print): Address: Price of Vehicle, Excluding Credit for Any Trade-in: TER READING reflected on the vehicle's odometer and listerents is checked: 1. The odometer has exceeded its mechanical in the companion of the certain in the certain of the certai	o the following, subject only to the lie of below is the ACTUAL MILEAGE of imits. age. Warning — Odometer Discrepa

DATE OF LIEN:

LIENHOLDER NAME: _____

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21

Lawton Cache Auto Auction

Filed 03/01/22

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INVOICE & BILL OF SALE

580-536-4645

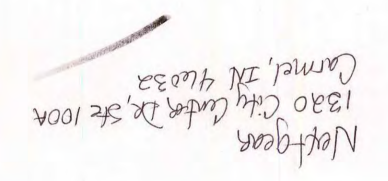
Print Date: 3/05/2020 Print Time: 12:08 PM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	UNIT# 010	
BUYER(Purchaser):P-109420 376 Mike Garrison 903-951-8597 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller UD2430 SALE#: 40375 UD2430 Seth Wadley Auto Group DATE: 3/04/20 Sam Cash STATUS: SLD PO Box 650 DRIVE: Green Pauls Valley, OK 73075 LANE	
VEHICLE DESCRIPTION SERIAL 1FTEX15N9RKA15724 A15724 ODOMETER STATUS YEAR 1994 MAKE FORD MODEL F150 BODY SUPER COLOR WHITE RADIO LICENSE FUEL Diesel TITLE TRANS AUTO	ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I	
SALE PRICE: 8,800 BUYER FEE: 190.00 DRAFT FEE: SALES TAX TOTAL DUE: 8,990.00 PAID:	one of the following statements is checked. (1) I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage in excess of its mechanical limits. (2) I hereby certify that the odometer reading is NOT the actual mileage. WARNING - ODOMETER DISCREPANCY. Transferor's (Seller) signature) Transferee's (buyer) signature)	
BALANCE: \$8,990.00 PD BY:	Transferee's (buyer) signature) Printed name of person(buyer) signing	

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

rilling case 4:20 cv-00959 By Dbcument 41-2 Filed 03/01/21 Page 86 of 100 PageID 1474







LAWTON AUTO AUCTION I SW 112 St. Lawton, OK 73505 Case 4:20-cv-00959-BJ Document 41-2 Filed 03/01/21 Page 87 of 100 PageID 1475

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STATE OF OKLAHOMA

VEHICLE IDENTIFICA	ATION NUMBER	YEAR	MAKE		TITL	E NO.
1FDXE4FSXFD	A07194	2015	FORD		810	0008029229
BODY TYPE	MODEL			DATE 1st SOLD		DATE ISSUED
YY	ECONOLINE					12-Feb-2020
AGENT NO.	COLOR	APPLICAT	TION DATE	ODOMETER		TYPE OF TITLE
M5116	White	11-Feb	-2020	96604 Actual		Original DATE INS.
NAME AND ADDRESS	OF VEHICLE OWNER			rotadi	1	OSS OR SALVAGE

TOMMY NIX AUTO GROUP LLC PO BOX 1736

TAHLEQUAH OK 74465-1736

THIS VEHICLE IS SUBJECT TO THE FOLLOWING LIEN(S):

It is hereby certified that according to the records of the Oklahoma Tax Commission, the person named hereon is the owner of the vehicle described above which is subject to a lien(s) as shown; however, the vehicle may be subject to other liens or security interests.

CONTROL NO. 48244734



Signature of Buyer(s):





OKLAHOMA	ASSIGNMENT OF TITLE BY REGISTERED OWNER (If Dealer, List License # Here: LLD2804)
MOTOR VEHICLE	I/we hereby assign and warrant ownership of the vehicle described on this certificate to the following, subject only to the liens or encumbrances, if any, properly noted on this certificate.
≥ TAX STAMP <	Purchaser(s) Name (Type or Print): ROCK N. 11 Used Curs
2903751	Purchaser(s) Complete Address:
	Actual Purchase Price of Vehicle:
	f my knowledge that the ODOMETER READING reflected on the vehicle's odometer and listed below is the ACTLAL icle UNLESS one of the accompanying statements is checked:
	1. The odometer has exceeded its mechanical limits.
968	(NO TENTHS) 2. The odometer reading is NOT the actual mileage. Warning — Odometer Discrepancy
Signature of Seller(s)	
Subscribed and Sworn	to Before me this Day of
Notary Public But	Commission Evaluation TO 1 2 1 C Notary Seal of the 715 0 0 3835 IIII
	Numerization required only of seller's signature(s). Affly notary seal/stamp to the right My Commission Expires 04-25-29

Printed Name of Buyer(s):

Notarization required only of seller's signature(s). Affix notary seal/stamp to the rig

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Federal and state law requires that the odometer reading and its accuracy be disclosed upon every transfer of ownership of a motor vehicle unless otherwise exempted. Failure to complete or providing false information may result in fines and/or imprisonment.

The presence of any lien or encumbrance on this vehicle is to be so noted where indicated on the bottom of this page.

State law requires a transfer of ownership to be completed within thirty (30) days of acquiring ownership. Failure to do so subjects the owner or possessor to the assessment of delinquent penalties, as provided by law.

ALL SELLERS SIGNATURES ON THIS DOCUMENT MUST BE SWORN TO BEFORE A NOTARY PUBLIC.

	REASSIGNMENT OF TITI	LE BY LICENSED DEALER N	NUMBER:			
PLACE OKLAHOMA	I/we hereby assign and wa or encumbrances, if any, p	arrant ownership of the vehicle des properly noted on this certificate.	scribed on this certificate to the	following, subject only to the liens		
MOTOR VEHICLE TAX	Purchaser(s) Name (Type	e or Print):				
STAMP HERE	Purchaser(s) Complete	Purchaser(s) Complete Address:				
		Price of Vehicle, Excluding Cred				
I certify to the best of m	e of the accompanying statem	1. The odometer has	ehicle's odometer and listed below	ow is the ACTUAL MILEAGE of		
	(NO TENTHS)	2. The odometer read	ding is NOT the actual mileage. V	Warning — Odometer Discrepand		
Signature of Seller(s):		Printed Nan	me of Seller(s):			
Subscribed and Sworn t	o Before me this	Day of	, 20			
Notary Public:		. Commission Expiration:		Affix Notary Seal / Stamp		
				Here		
		nature(s). Affix notary seal/stam				
Signature of Buyer(s):		Printed Na	ame of Buyer(s):			
PLACE OKLAHOMA MOTOR VEHICLE TAX STAMP HERE	or encumbrances, if any, p	arrant ownership of the vehicle desproperly noted on this certificate. e or Print):				
STANIF HERE	Purchaser(s) Complete A	Address:				
	Actual Purchase F	Price of Vehicle, Excluding Cred	dit for Any Trade-in:			
I certify to the best of method the vehicle UNLESS one	e of the accompanying stateme	1. The odometer has	exceeded its mechanical limits.			
	(NO TENTHS)			Varning — Odometer Discrepand		
Signature of Seller(s):		Printed Nan	me of Seller(s):			
Subscribed and Sworn t	o Before me this	Day of	, 20	Affix		
Notary Public:		Commission Expiration:		Notary Seal / Stamp		
Notarization I	required only of seller's sign	nature(s). Affix notary seal/stam	np to the right.	Here		
Signature of Buyer(s):			ame of Buyer(s):			
HE TENTH						
		LIENHOLDER INFORMA	TION			
		THE PARTY OF THE P				
Any active lien or encur to any subsequent Okla	nbrance against this vehicle is homa title issued unless a pro	s to be described below. Any activoper release of lien has been exe	ve lien reflected on the face of	this certificate will carry forward		

LIENHOLDER ADDRESS / CITY / STATE / ZIP:

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INVOICE & BILL OF SALE

580-536-4645

Print Date: 3/13/2020 Print Time: 10:31 AM

1 Southwest 112th St. Lawton, OK 73505

ANNOUNCED CONDITIONS OR COMMENTS:	unit# 142
BUYER(Purchaser):P-109420 376 Mike Garrison 903-951-8597 Rock Hill Used Cars 549 Interstate 30 East Sulphur Springs, TX 75482	Seller UD-2804 SALE#: 40490 UD-2804 Tommy Nix Auto Group DATE: 3/11/20 Shagla Nix STATUS: SLD PO Box 1736 DRIVE: Tahlequah, OK 74485 LANE
VEHICLE DESCRIPTION SERIAL 1FDXE4FSXFDA07194 A07194 ODOMETER STATUS YEAR 2015 MAKE FORD MODEL ECONOLINE BODY 2DR COLOR White RADIO LICENSE FUEL Gas TITLE TRANS AUTO BUYER FEE: 440.00 DRAFT FEE:	ODOMETER DISCLOSURE STATEMENT Federal law (and state law, if applicable) requires that you state the mileage upon transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment. I
SALES TAX TOTAL DUE: 25,440.00 PAID:	Transferor's (Seller) signature) Transferee's (buyer) signature)
BALANCE: \$25,440.00 PD BY:	Transferee's (buyer) signature) Printed name of person(buyer) signing

ALL SALES FINAL DAY OF SALE. It is understood and agreed, between the consignor, the purchaser and Lawton Cache Auto Auction is not responsible for fire, theft, or damage to the above described vehicle while on the premises before, during or after the sale. LAWTON CACHE AUTO AUCTION DOES NOT HAVE INSURANCE COVERING ANY VEHICLE. "This sale is solely a transaction between the buyer and the seller parties" ~ Subject to final handing and approving of the Auction. The buyer is expected to pay for any vehicle which he/she buys unless excused by the Auction. Please clear all items promptly after purchase. The Auction does not guarantee the mileage, year, model or factory warranty on any vehicle sold through this auction. Seller warrants that he/she has good negotiable title and that it is free and clear of all items and or encumbrances. Signatory parties agree that sale transaction is not complete until all drafts or checks have cleared and title is assigned to purchaser. Effective IMMEDIATELY, AS OF TODAY January 17, 2018, ALL SALES MUST be paid for the night of the Auction, with cash, check or a floor plan company. If NO payment is here at the time title arrives, a fee of \$25.00 will be added to your total daily.

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LAWTON AUTO AUCTION 1 SW 112 St. Lawton, OK 73505



FOREVER JUSA FOREVER JUSA

Next-gear Capital 1320 City Center DR, Ste 100A CARMEL, IN 46032

2.

EXHIBIT H

DEMAND PROMISSORY NOTE AND SECURITY AGREEMENT

FOR VALUE RECEIVED, each of the undersigned (hereinafter referred to jointly and severally as the "Dealer" which term shall mean as applicable each of the undersigned individually and all of the undersigned collectively) on behalf of themselves individually and in their representative capacity hereby promise to pay to the order of Automotive Finance Corporation, an Indiana corporation ("LENDER"), with its principal office listed on the web site currently located at www.AFCDEALER.com or a successor thereto or such other place as LENDER may designate, the principal sum of One Hundred Thousand Dollars (\$100000) (the "Aggregate Advance Limit") or such greater or lesser principal amount as may be outstanding pursuant hereto, with interest on any outstanding balance prior to an Event of Default, as defined in Section 7.0 hereof, at the rate of interest (based upon a 360 day year, compounded daily, meaning that the annual interest rate set forth in the Term Sheet will be divided by 360 to arrive at a daily rate, and the daily rate will be applied to the outstanding balance each day, and interest will accrue each day and be added to the outstanding balance) set forth in the Term Sheet and as amended from time to time; provided, however, that in no event shall the calculation of prime rate in the Term Sheet be at a rate less than five percent (5%) per annum. In the event that no Term Sheet is executed or effective, then interest shall accrue at a variable rate, adjusted each business day, based upon the most recent prime rate published in The Wall Street Journal plus five percent (5%) per annum (based on a 360-day year and applied and compounded daily, as described above), accruing from, the earlier of the date of a requested Advance or the date that an Obligation is incurred; provided, however, that in no event shall the calculation of prime rate be at a rate less than five percent (5%) per annum ("Prime Rate"). After an Event of Default, interest shall accrue at a rate of fifteen percent (15%) per annum ("Default Rate"), with such interest compounded daily and accruing from the date on which the Event of Default first occurred. All payments shall be made in lawful money of the United States and in immediately available funds, whether via Check, via ACH, via certified funds, or otherwise.

Until demand by LENDER or until an Event of Default (at which time the Obligations shall at LENDER's option and without notice become immediately due and payable in full), Dealer shall pay the Obligations as provided in Section 2.6.

Dealer: (a) waives demand and presentment for payment, protest, notice of protest and notice of non-payment or dishonor of this Note; (b) consents to any extension of the time of payment hereof; (c) waives all defenses based on suretyship or impairment of collateral; and (d) waives any defenses which Dealer may assert on the Obligations including but not limited to failure of consideration, breach of warranty, fraud, payment, statute of frauds, bankruptcy, lack of legal capacity, statute of limitations, lender liability, accord and satisfaction, and usury.

In consideration of the premises and the mutual covenants and conditions contained herein, the parties further agree as follows:

AGREEMENT

1.0 DEFINITIONS. When used herein, the following terms shall have the following meanings:

- 1.1 ACH an electronic network for financial transactions, also known as automated clearing house payment system, which processes credit and debit transactions including payments by or on behalf of Dealer or LENDER.
- Advance discretionary loan(s) to Dealer or payment(s) on behalf of Dealer by LENDER pursuant to the terms of this
- Aggregate Advance Limit the maximum lending limit, as set forth above.
- Approved Auction Purchase any Vehicle, vehicle part, or goods of any kind, now or hereafter acquired by Dealer from a LENDER-approved auction if LENDER pays the Advance for such Vehicle, vehicle part, or other good directly to the auction.
- 1.5 Check a payment by or on behalf of Dealer to LENDER which is other than a payment in cash, via ACH or via certified funds.
- Collateral all of Dealer's assets and properties wherever located, including without limitation: (a) accounts, chartel paper, deposit accounts, documents, equipment, fixtures, inventory, and other goods, general intangibles, instruments, insurance policies, investment property, letter of credit rights, money, software, supporting obligations, and Titles, all of the foregoing now owned or hereafter acquired by Dealer; (b) any and all proceeds, products, additions, accessions, accessories, and replacements of the foregoing; (c) all of Dealer's computer records, business papers, ledger sheets, files, books, and records relating to the foregoing, now owned or hereafter acquired; and (d) the following:
- 1.7 Curtailment Date that certain day at the end of the Period when all Obligations concerning or relating to an item of Purchase Money Inventory become due and payable,
- 1.8 Dealer's Place of Business any or all of the following locations: (a) the place where the Collateral and Dealer's books and records are kept; (b) the place from which Dealer's business affairs and operations are conducted, unless otherwise disclosed in writing to LENDER by Denler; and (c) the place where Dealer's registered office is located.
- 1.9 Default Rate has the meaning given to it in the introductory paragraph of this Note.
- 1.10 Equipment all goods, other than inventory, of any kind and wherever located.
- 1.11 Floorplan Fee that non-refundable fee payable to LENDER by Dealer in the amount set forth on the Term Sheet for each Period, or portion thereof, in which an Advance for each individual item of Purchase Money Inventory is outstanding. provided that in the event no Term Sheet is executed and effective, then the Floorplan Fee shall be equal to One Hundred Dollars (\$100.00). Notwithstanding the foregoing or any provision in the Term Sheet to the contrary, LENDER reserves the right to charge a Floorplan Fee in a higher amount as a condition to making an Advance if, in its sole

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AFC Rev. 04/26/13 THIS RECEIVABLE HAS BEEN SOLD TO AFC FUNDING CORPORATION AND AN INTEREST THEREIN HAS BEEN GRANTED TO BMO CAPITAL MARKETS

- discretion, LENDER determines that the circumstances so warrant
- 1.12 Interest those finance charges owed by Dealer to LENDER on all outstanding Obligations, which charges shall begin to accrue, on the earlier of the date of each Advance or the date that an Obligation is incurred, compounded daily, and shall be payable at the rate and upon the terms and conditions set forth in this Note.
- 1.13 Late Fee that non-refundable fee payable to LENDER by Dealer, in the amount set forth on the Term Sheet for each item of Purchase Money Inventory, assessed each week, or portion thereof, that Dealer fails to repay Obligations under this Note when due as provided by this Note, provided that in the event no Term Sheet is executed and effective, then the Late Fee shall be equal to Ninety-Five dollars (\$95.00). Dealer agrees that this Late Fee is a reasonable estimate of LENDER's probable losses due to the delay, inconvenience, and administrative expense associated with late payment, LENDER may also charge an amount equal to the lesser of \$25 or the maximum amount permitted by law for each Check or ACH tendered to LENDER, by or on behalf of Dealer, that is subsequently dishonored, in addition to any charge or fee imposed by the depository institution for each returned or dishonored item and any other charges or fees permitted by
- I.14 NAP Fee that non-refundable fee payable to LENDER by Dealer, in addition to the Floorplan Fee, in the amount set forth on the Term Sheet for each individual item of Purchase Money Inventory acquired by Dealer as a Non-Auction Purchase, provided that in the event no Term Sheet is executed and effective or no NAP Fee is listed in the Term Sheet, then the NAP Fee shall be equal to Seventy-five Dollars (\$75.00). Notwithstanding the foregoing or any provision in the Term Sheet to the contrary, LENDER reserves the right to charge a NAP Fee in a higher amount as a condition to making an Advance for a Non-Auction Purchase if, in its sole discretion, LENDER determines that the circumstances so warrant.
- 1.15 Non-Auction Purchase a transaction offer than an Approved Auction Purchase in which any Vehicle, vehicle part, or goods of any kind, is now or hereafter acquired or refinanced by Dealer.
- 1.16 Note this Demand Promissory Note and Security Agreement and all amendments and addenda thereto.
- 1.17 Number of Curtailment Date Extensions the number of times set forth on the Term Sheet that the Curtailment Date may be extended for an item of Purchase Money Inventory pursuant to this Note, provided that in the event no Term Sheet is executed and effective, the Number of Curtailment Date Extensions shall be zero (0).
- 1.18 Obligations all Advances, debts, Purchase Money Inventory Obligations, liabilities, financial obligations, charges, expenses, fees, attorney fees, costs of collection, covenants, and duties owing, arising, due, or payable from Dealer to LENDER of any kind or nature, present or flutre, under any instrument, guaranty, or other document whether arising under this Note or any other agreement, whether direct or indirect (including those acquired by assignment), absolute or contingent, primary or secondary, due or become due, now

- existing or hereafter arising and however acquired including, without limitation, all Interest, Floorplan Fee(s), Late Fee(s), NAP Fee(s), and other expenses, costs or fees provided for herein.
- 1.19 Odometer Disclosure Statement that statement of mileage for a Vehicle required, by the Motor Vehicle Information and Cost Savings Act as amended (49 U.S.C. § 32701 et seq.) and the regulations implementing same (49 C.F.R. § 580 et seq.), to be provided to a Vehicle transferce by the transferor.
- 1.20 Period that number of days set forth on the Term Sheet, beginning on the earlier of the date of a requested Advance or the date that an Obligation is incurred and ending on the Curtailment Date that an item of Purchase Money Inventory will be financed by LENDER pursuant to this Note, provided that in the event no Term Sheet is executed and effective, then the Period shall be thirty (30) days.
- 1.21 Prime Rate has the meaning given to it in the introductory paragraph of this Note.
- 1.22 Purchase Money Inventory any and all Vehicles, vehicle parts, or goods of any kind, now or hereafter acquired, financed or refinanced by Dealer with an Advance.
- 1.23 Purchase Money Inventory Obligations the liabilities owing, arising, due, or payable from Dealer to LENDER with respect to specific Advances for specific items of Purchase Money Inventory now existing or hereafter arising including, without limitation, all Interest, Floorplan Fee(s) and Late Fee(s), and other expenses, costs or fees provided for herein.
- 1.24 Retail Installment Contract that contract of sale and security agreement, whether or not constituting chattel paper under Article 9 of the UCC, whereby Dealer sells a Vehicle to a retail customer in the ordinary course of Dealer's business.
- 1.25 Terms and Conditions All provisions of this Note, excluding any language specifically referencing Dealer by individual or business name or address, or referencing the dollar amount of Dealer's Aggregate Advance Limit.
- 1.26 Term Sheet that agreement in effect from time to time executed by Dealer and LENDER containing information including but not limited to the Floorplan Fee and other fees, Interest and Period, attached hereto as Exhibit A and incorporated herein by reference.
- 1.27 Title the certificate of title, manufacturer's statement of origin or certificate of origin, or other document issued by a duly authorized state, province or government agency evidencing ownership of a Vehicle.
- 1.28 UCC the Uniform Commercial Code as enacted in Indiana and amended from time to time. Any term used in the UCC and not defined herein has the meaning given to the term in the UCC as presently enacted in Indiana or modified hereafter.
- 1.29 Vehicle a vehicle, the ownership of which is embodied in a Title,
 - driven or drawn by mechanical power, manufactured primarily for use on the public streets, roads, and highways.

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2.0 FINANCING PROCEDURES.

- 2.1 <u>Discretionary Advances</u>. LENDER may, in its sole discretion, from time to time make an Advance to or on behalf of Dealer for the purpose of enabling Dealer to purchase and/or hold Purchase Money Inventory for resale, and for other purposes as determined in LENDER's sole discretion. Dealer acknowledges and agrees that LENDER may, with or without cause, refuse to make an Advance. Dealer further agrees that LENDER's decision to make an Advance shall be binding only if it is in writing and signed by LENDER. Dealer and LENDER agree that Dealer is not obligated to finance any Purchase Money Inventory, or any other assets through LENDER.
- 2.2 Advance Requests: Purchase Money Inventory. Dealer may request an Advance for the purpose of enabling Dealer to purchase, finance or refinance and hold an item of Purchase Money Inventory for resale by providing LENDER with: (a) a copy of the bill of sale which indicates the vendor and the actual purchase price of the Purchase Money Inventory; and (b) as to Vehicles, a completed Odometer Disclosure Statement and the Title duly assigned to Dealer. Dealer represents and warrants that each such Advance will be used only to purchase, finance or refinance Vehicles encumbered by this Note.
- 2.3 Advance Requests: Other Purposes. Dealer may request an Advance for purposes other than enabling Dealer to purchase and hold an item of Purchase Money Inventory for resule by providing LENDER with: (a) a written request setting forth the purpose for the requested Advance, and (b) such other information as LENDER may require. If LENDER elects to make any such Advance, the Advance shall be deemed an additional Obligation under this Note from the date on which the Advance is made.
- 2.4 Conditions to Advances. As a condition precedent to an Advance, Dealer shall deliver to LENDER, at LENDER's request, a certificate in a form acceptable to LENDER certifying that (a) no Event of Default has occurred or is continuing, (b) Dealer is in complete compliance with the terms and conditions of this Note, (c) all prior Advances made for the purpose of enabling Dealer to purchase an item of Purchase Money Inventory have only been used to purchase Vehicles encumbered by this Note, (d) no material adverse effect to the operation or prospects of Dealer (financial, business, labor or otherwise) exists or is threatened, (e) no Checks or ACHs issued by Dealer to LENDER have been dishonored, and (f) such other information as LENDER may request.
- 2.5 Advances Without Request. If at any time including but without limitation during un Event of Default or acceleration under this Note, Dealer is in default on any obligation to a third party, LENDER may in its sole discretion elect, but is not required, to make payment or transfer on Dealer's behalf to the third party, in any amount up to the total obligation owed by Dealer to the third party, as a means of satisfying Dealer's obligation to the third party in whole or in part. If LENDER elects to make any such payments or transfers, they shall be deemed additional Obligations under this Note from the date on which the payment or transfer is made. Such payments or transfers may be made without prior notice to Dealer and without regard to any Aggregate Advance Limit then in effect for Dealer.

- 2.6 Repayment of Obligations. Dealer shall pay to LENDER at the offices of LENDER the Obligations, on demand and without notice, and in any event, with respect to an item of Purchase Money Inventory on the earliest of: (a) LENDER's demand, (b) forty-eight (48) hours after the disposition by sale or otherwise of an item of Purchase Money Inventory; or (c) the Curtailment Date. All proceeds of any such disposition shall be received by Dealer in trust for LENDER and forwarded promptly to LENDER as noted below. LENDER shall apply applicable payments to the Purchase Money Inventory Obligation incurred from said item of Purchase Money Inventory. Notwithstanding anything herein to the contrary including Sections 3.0 and 4.0 if, after the disposition by sale or otherwise and subsequent payment to LENDER as delineated above, a shortage exists between any payments received by LENDER and the Purchase Money Inventory Obligation with respect to an item of Purchase Money Inventory, that shortage shall be considered an Obligation owed by Dealer to LENDER and secured with Collateral other than Purchase Money Inventory. The order and method of application of payments of the Obligations, excluding payments with respect to Purchase Money Inventory Obligations, shall be at the sole discretion of LENDER. Notwithstanding anything herein to the contrary, LENDER reserves the right to require that payments be made via ACH, and Dealer shall execute an ACH payment authorization upon
- 2.7 Extension of Curtailment Date. If Dealer is in compliance with all other provisions of this Note, LENDER may, in its sole discretion, permit an extension of the Curtailment Date relative to an item of Purchase Money Inventory for a Period, upon the payment of Interest, Floorplan Fec(s) and the minimum principal amount of the Advance relating to such item of Purchase Money Inventory as set forth in the Term Sheet, provided that in the event no Term Sheet is executed and effective, then the minimum amount of such payment shall be equal to Five Percent (5%) of the outstanding principal amount of the Advance relating to such item of Purchase Money Inventory.
- 2.8 Presumptions Regarding Outstanding Balance. The date and amount of each Advance made by LENDER and of each repayment of principal or interest thereon shall be recorded by LENDER. The aggregate unpaid principal amount, interest, fees, and other Obligations so recorded by LENDER shall constitute prima facie evidence of the sums owing and unpaid under this Note; provided, however, that the failure by LENDER to so record any such amount or any error in so recording any such amount shall not limit or otherwise affect the liability of Dealer under this Note to repay the Obligations.
- 2.9 Purchase Money Inventory and Title Control. At any and all reasonable times Dealer shall allow LENDER's officers, employees, agents, attorneys, designees and representatives (including but not limited to representatives of AutoVin, Inc., its successors, affiliates, subsidiaries and parent companies) access to Dealer's books and records and the Dealer's Place of Business for the purpose of conducting an audit of Dealer's inventory, books and records. Dealer agrees to pay an audit charge in the amount set forth on the Term Sheet for each audit, and all of LENDER's expenses in conducting such audit, provided that in the event no Term Sheet is executed and effective, then the audit charge shall be equal to \$80.00.

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Dealer may request the Title to a Vehicle or Vehicles held by LENDER for purposes of correcting same or taking said Vehicle(s) to an auction. If LENDER in its sole discretion agrees with such request, Dealer shall deliver to LENDER a Gheek or draft in an amount equal to the Advance(s) relating to such Vehicle(s). Unless such Title(s) are returned to LENDER within the time period established by LENDER, (a) LENDER may (i) deposit or present such Check or draft for payment or (ii) process such payment via ACH and return the Check to Dealer, and (b) any outstanding Obligation(s), Floorplam Fee(s) or accrued interest relating to Advance(s) for such Vehicle(s) shall become immediately due and payable.

- 2.10 Authorization of LENDER. By execution of this Note. Dealer authorizes LENDER and any of its officers, employees or agents to take any and all action to secure and perfect its interest in the Collateral including but not limited to taking possession of the Collateral and executing and filing, on behalf of Dealer and without Dealer's signature, original financing statements, amendments, continuation statements, and any other documents LENDER deems necessary or desirable to protect its interests. Dealer authorizes LENDER to supply any omitted information and correct errors in any document executed by or on behalf of Dealer, and to contact any bank or other depository institution to obtain account information concerning Dealer. Dealer authorizes LENDER to obtain credit information from a credit bureau, and any financial institutions or trade creditor that Dealer has provided as well as other credit investigation that LENDER in LENDER's sole discretion deems necessary. Dealer also authorizes LENDER to contact any third parties to disclose information, including information contained in this Note, for the purposes of, including, but not limited to assessing Dealer's credit worthiness, collection of any outstanding debt, obtaining intercreditor agreements, and perfecting LENDER's security interest. Dealer also authorizes LENDER to disclose the above described information to any of its successors, affiliates, subsidiaries, and parent companies. Further, Dealer authorizes LENDER to review Dealer's account periodically, which could include obtaining additional credit reports. Dealer authorizes LENDER to disclose Dealer's credit information into any credit database. In addition, Dealer shall execute the Power of Attorney incorporated herein by reference as Exhibit B.
- 3.0 GRANT OF SECURITY INTEREST. To secure Dealer's prompt payment of the Purchase Money Inventory Obligations, Dealer hereby grants to LENDER a lien and a security interest in the Purchase Money Inventory and the Titles thereto. To secure Dealer's prompt payment of the Obligations, Dealer hereby grants to LENDER a lien and security interest in all of the Collateral. Dealer understands and agrees that LENDER at all times intends to maintain the status of a purchase money secured creditor with priority rights in the Purchase Money Inventory as provided under the UCC. Therefore, to the extent purchase money status can be maintained under applicable law, Dealer also grants LENDER a lien and a security interest as follows: (a) the Purchase Money Inventory also secures Obligations that are not Purchase Money Inventory Obligations, and (b) Collateral that is not Purchase Money Inventory also secures Purchase Money Inventory Obligations,
- 4.0 SALES OF PURCHASE MONEY INVENTORY. Unless and until an Event of Default shall have occurred, Dealer may sell the Purchase Money Inventory to bona lide buyers in the

- ordinary and regular course of Dealer's business, but nothing herein shall be deemed to waive or release any interest LENDER may have hereunder or under any other agreement in any proceeds or replacements of the Purchase Money Inventory. Upon the sale of any item of Purchase Money Inventory, Dealer shall hold the amount received from the disposition of inventory in trust for the benefit of LENDER and Dealer shall pay promptly to LINDER, in accordance with Section 2.6, an amount equal to the unpaid balance of the Purchase Money Inventory Obligations and any other Obligations relating to such Purchase Money Inventory.
- 5.0 <u>DEALER'S COVENANTS</u>. Until payment in full of all of the Obligations or unless LENDER shall otherwise consent in writing, each undersigned Dealer covenants and agrees as follows:
- 5.1 Disposition of Purchase Money Inventory. Unless Purchase Money Inventory is the subject of a Retail Installment Contract that satisfies the requirements of Section 6.7 or is sold pursuant to Section 4.0, Dealer shall not attempt to or actually, sell, lease, transfer, mortgage, encumber, or otherwise dispose of the Purchase Money Inventory, any part thereof, or any interest therein, or remove, for a period exceeding twenty-four (24) hours, any item of Purchase Money Inventory from the Dealer's Place of Business. In addition, Dealer shall keep the Purchase Money Inventory free Irom any lien, security interest, mortgage, claim, charge or other encumbrance, other than those granted pursuant to this Note or permitted in writing by LENDER.
- 5.2 Unconditional Payment Obligation. Dealer's obligation to make full payment under this Note is unconditional and shall not be affected by claims or disputes Dealer may have against any other person, including but not limited to claims or disputes Dealer may have against LENDER or any person or entity who transferred, conveyed, or sold one or more Vehicles to Dealer.
- 5.3 <u>Maintenance of Collateral</u>. Dealer shall keep and maintain the Collateral in good repair and safe condition, and not cannibalize, alter or substantially modify the Collateral except to enhance its value, nor secrete or conceal the Collateral.
- 5.4 Dealer's Books and Records. Dealer has kept and shall continue to keep true and accurate books and records concerning its business affairs and the Collateral. Such books and records shall contain full and correct entries of all business transactions and shall be kept in accordance with generally accepted accounting principles consistently applied. Dealer shall at least annually and upon request furnish financial statements and sales information to LENDER based upon said books and records and upon request shall permit LENDER to inspect, make extracts from and receive from Dealer originals or true copies of Dealer's books and records and any papers relating to the Collateral. All financial statements submitted to LENDER shall fairly present the financial condition of Dealer and any other person or entity identified in such financial statements as of the preparation date. Dealer represents and warrants that all information provided to LENDER concerning Dealer's business affairs and the Collateral, including without limitation financial statements and sales information, is true, accurate and complete. Dealer shall notify LENDER, in writing, of any material adverse change in the financial condition of Dealer as

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- compared to any prior financial statements submitted to LENDER.
- 5.5 Insurance. Dealer shall keep the Collateral insured against such risks and in an amount equal to the Aggregate Advance Limit or such lesser amount as LENDER may from time to time permit and with such insurer or insurers as LENDER may from time to time approve. Dealer shall provide LENDER, or LENDER's designoes, with copies of its policies of insurance vovering the Collnteral together with evidence that the premium therefor has been paid and that LENDER has been named as loss payee or additional insured on such policies. The proceeds of loss under such policies are hereby assigned to LENDER. If LENDER determines, in its sole discretion, that Dealer has not maintained adequate insurance coverage for the Collateral, LENDER may, but has no obligation to, purchase a policy or policies of insurance (through forced placement or otherwise) and may treat amounts so expended as additional Obligations. The risk of loss or damage to the Collateral shall at all times remain solely with Dealer,
- 5.6 <u>Litigation Notice</u>. Dealer shall provide to <u>LENDER</u> within five (5) days after service of process, notice of any litigation, arbitration, or other proceeding by or before any court, governmental agency, or entity affecting Dealer.
- 5.7 Taxes. Dealer has paid and shall pay all taxes and assessments relating to its business affairs and shall pay all taxes and assessments at any time levied on the Collateral as and when the same become due and payable in the ordinary course. If Dealer fails to pay taxes or assessments relating to the Collateral, LENDER may, but has no obligation to, pay said taxes or assessments and may treat amounts so expended as additional Obligations.
- 5.8 Forther Assurances. Dealer shall execute any and all documents necessary to confirm an Advance or perfect LENDER's lien and security interest in the Collateral. Dealer shall, at any time and at the request of LENDER, deliver the originally executed Retail Installment Contracts to LENDER. Dealer shall, at any time and at the request of LENDER, assign in writing any or all Retail Installment Contracts.
- 5.9 Acknowledgments. Dealer acknowledges that LENDER has relied on Dealer's Covenants and Dealer's Representations and Warranties as delineated in this Note, and Is not charged with any contrary knowledge that may be ascertained by examination of the public records, or that may have been received by any officer, director, agent, employee, representative or shareholder of LENDER.
- 5.10 Changes in Dealer's Business. Upon the execution of this Note, Dealer shall provide LENDER with a document listing Dealer's Place(s) of Business. Dealer shall provide LENDER written notice within 30 days of any of the following: (a) any change in Dealer's Place of Business or chief executive office, (b) any change in the corporate, business or ownership structure of Dealer, (c) any change in the state or jurisdiction of incorporation, organization or business entity registration of Dealer, (d) any change in the legal name or trade name of Dealer, (e) any consolidation or merger with any other person or entity, (f) any change in control of Dealer, (g) any sale, transfer or issuance of equity securities or reclassification, readjustment or other

- change in capital structure, or (h) any amendment to Dealer's articles, by-laws or other organizational documents
- 5.11 Notice to Account Debtors. Dealer shall, at any time and at the request of LENDER, notify any or all account debtors or obligors that LENDER has the right to enforce Dealer's rights against the account debtors or obligors, that LENDER has a security interest in the accounts and/or chattel paper, and that the account debtors and obligors must direct payment to LENDER.
- 5.12 <u>Guaranties</u>. At the request of LENDER prior to the execution of this Note and at any time thereafter, Dealer shall deliver to LENDER a duly executed guaranty or guaranties of a third party or parties in the form attached hereto as Exhibit C.
- 5.13 Control Agreements: Dealer shall cooperate with LENDER in obtaining control agreements or similar type agreements in form and substance satisfactory to LENDER with respect to Collateral consisting of deposit accounts, certificates of deposit, investment properly, letter of credit rights, electronic obattel paper, certified or uncertified securities, and other collateral which may require steps in addition to filling a financing statement to perfect LENDER's security interest. In the event satisfactory control agreements cannot be obtained, Dealer shall cooperate with LENDER's mane as owner or co-owner.
- 6.0 DEALER'S REPRESENTATIONS AND WARRANTIES. On the date of this Note and until the Obligations are paid in full and Dealer has performed all of its obligations hereunder, the representations and warranties contained in this Note and every factual matter in any other document delivered to LENDER by or on behalf of each individual undersigned Dealer shall be true and correct in all material respects for each individual undersigned Dealer and will remain true and correct for each individual undersigned Dealer.
- 6.1 Permits and Licenses. Dealer has all applicable permits and licenses necessary to conduct business as a retail or wholesale seller, as applicable, of the Collateral. Dealer has all required government certificates, licenses, registrations, and charters to operate as the entity or business type identified by Dealer in the Dealer application and is in good standing with all applicable governmental authorities. Dealer shall comply with, and not permit any violation by its agents or employees of, all applicable laws, regulations, and orders of public authorities relating to Dealer's business affairs and the Collateral.
- 6.2 Authority. The undersigned is legally competent, and has been duly authorized by all necessary action, to execute and deliver this Note and consummate all of the transactions contemptated hereby. Dealer has now and will have at the time of each Advance full right, power, and authority to borrow in the manner and on the terms and conditions set out in this Note, and to grant LENDER the lien and security interest granted in this Note without the consent or approval of any third party or public authority.
- 6.3 Ownership. Dealer has now and will have at the time of each Advance good and marketable title to the Purchase Money Inventory, free and clear of all liens, security interests,

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- mortgages, charges, claims, and other encumbrances or interests whatsoever, except the lien and security interest granted under this Note, or except as permitted by LENDER in writing or acknowledged by LENDER's written notification to such third party advising such third party of LENDER's purchase money security interest in the Purchase Money Inventory and the proceeds thereof.
- 6.4 Enforceability. This Note, and any other agreements or documents contemplated herein or executed in connection herewith, constitute valid and binding obligations of the Dealer and all are enforceable in accordance with their respective terms.
- 6.5 <u>Litigation</u>. No Jegal, arbitration, or administrative proceedings are pending or threatened against Dealer which could reasonably affect the Collateral or which materially and adversely affect the properties, business, prospects, or condition, financial or otherwise, of the Dealer or Dealer's ability to honor its obligations hereunder.
- 6.6 Check Representations. With each and every payment to LENDER by Check or ACH, Dealer represents and warrants (regardless of whether Dealer is the drawer thereof), that, at the time of issuance of the Check or ACH and at the time such Check or ACH may be presented for payment, the account upon which such Check or ACH is drawn contains immediately available funds sufficient for payment of that Check or ACH and all other Checks and ACHs issued or outstanding at that time.
- 6.7 Retail Installment Contract Representations. With respect to each Retail Installment Contract: (a) Dealer is the owner thereof; (b) Dealer has made all filings and recordations, and has taken all necessary actions (including registration on a certificate of title) which are required to perfect Dealer's interest with respect to the Collateral therein; (c) such Retail Installment Contract is the result of a bona fide transaction entered into in the ordinary course of Dealer's operations; (d) such Retail Installment Contract is true, valid, genuine, binding, and enforceable in accordance with the written terms thereof; (e) such Retail Installment Contract is the only chattel paper with respect to the subject thereof; (f) such Retail Installment Contract is and will continue to be free from all defenses, setoffs, and counterclaims of any kind; (g) such Retail Installment Contract conforms with all applicable laws; (h) except as to any interest disclosed in writing to LENDER, such Retail Installment Contract is free from all security, liens, and/or encumbrances; and (i) the property which is the subject of the Retail Installment Contract has been delivered to the retail purchaser under such Retail Installment Contract.
- 6.8 Lot Representation. All Vehicles located at Dealer's Place of Business constitute inventory for resale in the ordinary course of Dealer's business unless the Vehicle is plainly marked otherwise. None of the Vehicles are in Dealer's possession pursuant to a consignment or other agreement providing that someone other than Dealer is the Vehicle's owner or has rights in the Vehicle superior to the rights of Dealer or LENDER, unless (a) LENDER has been notified in writing that such Vehicles are in Dealer's possession and (b) the Vehicles are plainly so marked and identified.
- 6.9 Name of Dealer. Dealer's legal name is precisely the name set forth as such on the last page of this Note.

- 6.10 State of Organization. Dealer's jurisdiction of incorporation, organization or other business entity registration is the state or jurisdiction set forth as such on the last page of this Note. Upon request, Dealer shall furnish to LENDER an official certificate from the appropriate governing authority evidencing the current legal status of Dealer's business organization.
- 7.0 EYENT OF DEFAULT. Each and every one of the following events shall be considered an Event of Default:
- 7.1 the default in any payment or repayment when due of any of the Purchase Money Inventory Obligations or Obligations, as provided in the Note;
- 7.2 LENDER's deening itself insecure regarding the Collateral or the possibility of Dealer's default in any payment or repayment of any of the Obligations;
- 7.3 LENDER's receipt of any report indicating that LENDER is not prior to all other liens, security interests, mortgages, charges, claims, encumbrances or interests of any kind in the Purchase Money Inventory, except as expressly permitted by LENDER in writing or acknowledged by LENDER's written notification to such third party advising such third party of LENDER's purchase money security interest in the Purchase Money Inventory and the proceeds thereof;
- 7.4 the default in payment or performance of any debt or obligation of Dealer whether to LENDER or to a third party;
- 7.5 LENDER determining, in its sole discretion, that any covenant, warranty, representation, or statement made by Dealer in connection with this Note, related documents, any Advance or otherwise to or for the benefit of LENDER has been breached or is false or misleading;
- 7.6 the loss, theft, damage, destruction, sale (except as permitted by Section 4.0), or encumbrance of the Collateral (except as permitted by Section 6.3), or the making of any levy, seizure, attachment, or execution against Dealer, any of the Collateral or any of its other property;
- 7.7 the inability of Dealer or any guarantor to pay debts as they mature, insolvency of Dealer or any guarantor, appointment of a receiver for Dealer or any guarantor, assignment for the benefit of creditors by Dealer, commencement of any proceeding under any bankruptcy or insolvency law by or against Dealer or any guarantor, or entry of or issuance of any order of attachment, execution, sequestration, or other order in the nature of a writ levied upon the Collateral;
- 7.8 the death or incompetency of Dealer if Dealer is an individual or any guarantor, or the death, incompetency, or resignation of a principal stockholder, officer, or manager of Dealer or any guarantor;
- 7.9 dissolution, merger or consolidation, or transfer of any substantial part of the property of Deuler or of any guarantor; or
- 7.10 LENDER's determination, in its sole discretion, that control contests or other management disputes within or regarding the Dealer threaten or may threaten the timely repayment of the Obligations by Dealer.

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7.11 An Event of Default by any one undersigned Dealer shall be deemed an event of default by all the undersigned Dealers.

8.0 REMEDIES.

- 8.1 Whenever an Event of Default shall exist, or at any time thereafter (such a default not having previously been cured), LENDER, at its option and without demand or notice of any kind, may declare the Obligations to be immediately due and payable. Upon such Event of Default, LENDER shall have the rights and remedies of a secured party under the UCC with respect to the Collateral, and any other rights or remedies at law, in equity, by agreement or otherwise. LENDER shall have the right to pursue any of its rights and remedies separately, successively or concurrently, and the exercise of any right or remedy shall not preclude its subsequent exercise at a later time or the exercise of other rights or remedies. Without limiting the foregoing, LENDER may (a) notify any or all creditors, account debtors or obligors of Dealer's default and/or of the security interest of LENDER in Dealer's accounts or chattel paper and direct payment of same to LENDER; (b) demand, receive, sue for and give receipts or acquittances for any moneys due or to become due on any account receivable, Retnil Installment Contract, or under any chattel paper or endorse any item representing any payment on or proceeds of the Collateral; (c) assent to any or all extensions or postponements of time of payment or any other indulgence in release of the Collateral, to the addition or release of acceptance of partial payments and the settlement, compromise or adjustment of such claims, all in a manner and at times as LENDER shall deem advisable; (d) execute and deliver for value all necessary or appropriate bills of sale, documents of title, and other documents and instruments in connection with the management or disposition of the Collateral or any part thereof; (e) hold, store, keep idle, lease, operate, remove, or otherwise use or permit the use of the Collateral or any part of it, for that time and upon those terms as LENDER, in its sole discretion, deems to be in its own best interests; and/or (f) take possession of the Collateral and sell the same. For all such purposes, LENDER may, without prior notice, enter upon the premises on which the Collateral is situated (or is believed to be situated) and either cause the Collateral to remain on, be stored on, or managed at such premises at Dealer's expense, pending sale or other disposition of the Collateral, or remove the Collateral to such other place as LENDER shall determine. Notwithstanding the foregoing rights, Dealer shall, upon LENDER's demand, make the Collateral available to LENDER at a place to be designated by LENDER which is reasonably convenient to both parties. Dealer hereby consents to the appointment of a receiver by any court of competent jurisdiction without necessity of notice, hearing, or bond.
- 8.2 Procedures. LENDER may comply with any provision of this Note and any applicable state or federal law requirements in connection with a disposition of the Collateral, and compliance will not be considered adversely to affect the commercial reasonableness of any sale of Collateral. Dealer agrees that a sale of any Vehicle by auction to other vehicle dealers shall be commercially reasonable. LENDER may sell Collateral without giving any warranties and may specifically disclaim warranties, including warranties of title and the like. LENDER shall not be liable or accountable for the failure to seize, collect, realize, sell, or obtain possession or payment of all or any part of the Collateral and shall not be bound to institute

- proceedings for the purpose of seizing, collecting, realizing, selling or obtaining possession or payment of same or for the purpose of preserving any rights of LENDER, Dealer or any other person. LENDER shall not have any obligation to take any steps to preserve rights against prior parties to any Collateral, whether or not in LENDER's possession, and shall not be liable for failure to do so. Dealer shall remain liable to pay LENDER any deficiency balance remaining after any sale.
- 8.3 No Obligation to Pursue Others. LENDER shall have no obligation to attempt to satisfy the Obligations by collecting them from any other person liable for them, and LENDER may release, modify or waive any Collateral provided by any other person to secure any of the Obligations, all without affecting LENDER's rights against Dealer. Dealer waives any right it may have to require LENDER to pursue any third person for any of the Obligations.
- 8.4 Sales on Credit. If LENDER sells any of the Collateral on credit, Dealer will be credited only with payments actually made by the purchaser, received by LENDER and applied to the indebtedness of the purchaser. In the event the purchaser fails to pay for the Collateral, LENDER may resell the Collateral and Dealer shall be credited with the net proceeds of the sale.
- 8.5 Notice of Sale. Dealer agrees that motor vehicles are n type of collateral customarily sold on a recognized market and that LENDER therefore has no obligation to notify Dealer, or any other person, prior to their sale. In the event LENDER does send notice prior to sale of any Collateral, Dealer agrees that the sending of notice, whether delivered personally, by courier service or by certified or registered mail to any address of Dealer set forth in this Note, of the time and place of any public sale or the time after which any private sale or other intended disposition is to be made, shall be deemed reasonable notice thereof. LENDER may, without further notice or publication, adjourn any public or private sale or cause the same to be adjourned from time to time by announcement at the time and place fixed for the sale, and such sale may be made at any time or place at which it was announced at the sale so adjourned. Dealer agrees that a sale of any Vehicle by auction to other vehicle dealers shall be commercially reasonable.
- 8.6 Action Against Bond. To the extent not prohibited by law, Dealer authorizes LENDER to proceed in an action to collect on or against any bond posted by Dealer with any state or local authorities.
- 8.7 No Marshalling. LENDER shall have no obligation to marshal any assets in favor of Dealer, or against or in payment of the Note, any Obligations or any other obligation owed to LENDER by Dealer or any other person.
- 8.8 Right of Set-Off. Upon the occurrence and during the continuance of an Event of Default, LENDER is authorized at any time and from time to time, without notice to Dealer, to set-off and apply, directly or through any of LENDER's affiliates, any and all deposits (whether general or special, time or demand, provisional or final, or otherwise) and other assets and properties at any time held in the possession, custody or control of LENDER or its affiliates, and any indebtedness at any time owing by LENDER or its

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affiliates to or for the credit, account or benefit of Dealer, against any and all of Dealer's Obligations.

9.0 GENERAL.

- 9.1 Indemnification. Dealer shall indemnify and hold LENDER harmless from and against any and all liabilities, loss, damage, costs, or expenses of whatever kind or nature relating to claims of third parties arising out of or in any way connected to this Note or Dealer's business affairs including, without limitation, attorneys' fees and expenses incurred both in the defense of any action against LENDER and in any action to enforce these indemnity rights as against the Dealer.
- 9.2 No Partnership: Joint Venture: Dealer's Business Affairs. Notwithstanding anything to the contrary herein contained or implied, LENDER, by this Note or by any action pursuant hereto, shall not be deemed to be a partner or joint venturer of Dealer. Dealer furthermore agrees that notwithstanding the conditions of tending herein, the purchase or sale of Vehicles or Equipment by Dealer is in the ordinary course and, prior to an Event of Default, at the discretion and subject to the business judgment of Dealer. LENDER has no responsibility or liability of any kind with regard to the quantity, quality, condition, purchase price, or marketability of any item of Purchase Money Inventory. LENDER is not a party to any loss or gain in the sale of any Purchase Money Inventory sold by Dealer.
- 9.3 Expenses. Dealer agrees to pay in the ordinary course as additional Obligations all LENDER's fees, expenses and costs incidental to the financing provided for under this Note. Such charges shall include, but are not limited to, Late Fees, NAP Fees, highline fees, title fees and other standard fees charged by LENDER, fees and expenses incurred by LENDER or its counsel (including paralegals and similar persons), and any filling fees, stamp taxes, insurance or other charges associated with the creation, perfection, or maintenance of the security interest granted herein. Dealer agrees that if it fails or refuses to pay any taxes or assessments relating to the Collateral or maintain proper insurance coverage for the Collateral, LENDER may, but has no obligation to, pay said taxes or assessments and purchase a policy or policies of insurance and may treat amounts so expended as additional Obligations. Any amount so paid or advanced by LENDER, plus related costs, shall be repaid by Dealer on demand and shall bear interest at the Default Rate from the date of such payment or
- 9.4 Notices. All notices, requests, or other communications by Deater required by, permitted under, or relating to this Note shall be in writing. Any notice shall be effective (a) if delivered personally (or by courier) with signed receipt therefor, or (b) three days after dispatch, if delivered via certified or registered U.S. Mail, postage prepaid and addressed as follows:

If intended for LENDER
Automotive Finance Corporation
then addressed to LENDER at the corporate
headquarters of LENDER as listed on the web site
currently located at www.AFCDEALER.com or a
successor thereto.

If intended for Denler MICHAEL VERNON GARRISON DBA: ROCK HILL USED CARS 519 INTERSTATE HIGHWAY 30 E SULPHUR SPRINGS, TX 75482

All such notices shall be deemed reasonably and promptly given if the effective date thereof is at least five (5) days prior to the event with respect to which notice is given.

- 9.5 Merger, Modification; Headings; Waiver. This Note and the documents contemplated hereby are intended by the parties as an amendment and restatement of any prior Promissory Note. and Security Agreement or agreements with regard to the subject matter hereof. Notwithstanding the foregoing, this Note and the documents contemplated hereby contain the entire agreement of the parties with regard to the subject matter hereof, and shall be binding upon and inure to the benefit of the successors and assigns of the parties; however, no obligation or rights of Dealer shall be assignable. Dealer authorizes LENDER to alter, amend or modify the Terms and Conditions of this Note at any time by posting notice of such altered, amended or modified Terms and Conditions on its web site currently located at www.AFCDEALER.com or any successor web site. Any request for an Advance by Dealer and subsequent Advance by LENDER pursuant to Sections 2.1, 2.2 or 2.3 shall constitute the assent of the parties to the Terms and Conditions in effect at that time. The provisions of this Note may not be altered, amended, or modified by Dealer except in a writing signed by both parties. The parties acknowledge that the headings herein are for convenience only and shall not be considered in the interpretation of this
- 9.6 Usury. Notwithstanding any provisions of this Note to the contrary, at no time shall Dealer be obligated to pay interest at a rate which would subject LENDER to either civil or criminal liability due to interest being in excess of the maximum rate LENDER is permitted by law to contract or Dealer is permitted by law to agree to pay. In such circumstances, the rate of interest bereunder shall be deemed to be immediately reduced to such maximum rate, and such interest and the portion of all prior interest payments in excess of such maximum rate shall be applied and shall be deemed to have been payments in reduction of the principal balance of the Obligations as of the date such payment was made. Any such excess shall be held by LENDER for Dealer's benefit without interest and shall be subject to set off by LENDER.
- 9.7 No Waiver. No delay or omission by LENDER to exercise any right or remedy shall (a) impair any right or remedy, (b) waive any default or operate as an acquiescence to any Event of Default, or (c) affect any subsequent default, right or remedy of the same or of a different nature.
- 9.8 Demand Nature of Credit Facility. Dealer acknowledges and agrees that the Obligations evidenced by this Note are payable upon demand. Nothing in this Note is intended to nor shall be deemed to change the demand nature of this Note, including, without limitation, any reference to Events of Default, to annual financial statements, to Curtailment Dates, to Periods, or otherwise. Dealer acknowledges and agrees that LENDER, at any time, without notice and with or without reason, may demand that this Obligation be immediately paid in full. Dealer acknowledges that

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